



City of Santa Barbara California

STAFF HEARING OFFICER CONDITIONS OF APPROVAL

500 N. MILPAS STREET

MST 2009-00155; MEDICAL CANNABIS DISPENSARY

JUNE 17, 2009

1. This Medical Cannabis Dispensary Permit is conditioned upon continued compliance with the operational standards specified in Santa Barbara Municipal Code section 28.80.070.
2. Applicant shall operate the dispensary in accordance with the Operational Plan and information submitted to the City Planning Division on April 15, 2009 and as modified by the Staff Hearing Officer.
3. Prior to commencement of the business, the tenant improvements and modifications to the floor plan in conformance with the revised floor plan submitted June 9, 2009, or as modified City Building Official, shall be completed and shall have cleared final building inspection. The applicant shall obtain a Building Permit for said interior changes.
4. Prior to the anniversary date of the issuance of this permit, the operator shall submit an annual renewal fee, if such fee is established by the City Council.
5. The security/site plan shall be revised to include a total of fourteen (14) cameras, including two (2) cameras monitoring the sidewalk along the Milpas Street frontage, two (2) cameras monitoring the sidewalk along the Haley Street frontage and two (2) in the rear of the building.
6. Applicant shall apply for an alarm system permit. Said alarm system shall be installed and registered per SBMC Chapter 9.100 and shall meet the requirements of the Santa Barbara Police Department.
7. The street front windows shall be kept clear of any obstructions including any interior or exterior window treatments to facilitate visibility from the street. The front lobby shall not have any signs or obstructions that would limit visibility of the lobby from Milpas or Haley Streets.
8. Prior to the issuance of a Building Permit, the operator of the dispensary shall be required to apply for and obtain a Business Tax Certificate pursuant to Chapter 5.04, as required by the State Board of Equalization. Dispensary sales shall be subject to sales tax in a manner required by state law.
9. In order to comply with SBMC §28.80.070.A., prior to any involvement with the dispensary, all new employees, volunteer workers, or any person exercising managerial authority over the dispensary shall apply for and obtain a background

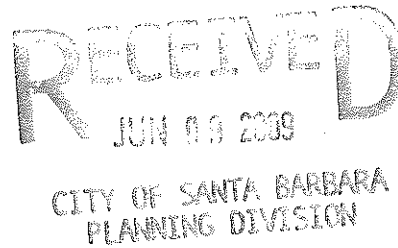
SHO CONDITIONS OF APPROVAL
331 N. MILPAS ST. (MST 2008-00343)
PAGE 2

check cleared through the City Police Department prior to commencement of activities associated with the dispensary.

Santa Barbara Patients' Collective Health Cooperative (SBPCHC)
334 63rd Street
Oakland, CA 94618

June 1, 2009

Staff Hearing Officer
City of Santa Barbara
P.O. Box 1990
Santa Barbara, CA 93102-1990



Re: Modification Request for 500 N. Milpas Street; 031-241-038; C2

Dear Staff Hearing Officer:

The permit being requested is to allow Santa Barbara Patients' Collective Health Cooperative (SBPCHC) to operate a cannabis dispensary in an existing office commercial space that will be converted to retail commercial space in accordance with Santa Barbara Municipal Code and building department requirements.

The existing commercial space is located at 500 North Milpas Street and is approximately 1,400 sq. ft. with a designated handicap parking space and HVAC equipment on the property. The historical parking available to the building is legal, non-conforming. The property is located at the southern-most end of a single-story commercial retail building with multiple retail spaces fronting the east side of Milpas Street.

No structural changes will be made to the building. Minor construction, primarily interior, shall address security considerations required by the City of Santa Barbara and the Police Department, as well as updating accessibility and clearances to the current building code requirements. As requested by the building department the building will be analyzed for wind and vertical loads, and a report will be provided by a structural engineer. The existing building heating and ventilating system will remain but will be analyzed for current energy code compliance.

The major benefits of SBPCHC's dispensary will be realized in the following ways: generating sales tax revenue for Santa Barbara; meeting medical needs of patients; providing patient-directed health services; and, contributing financially to local non-profit, charity and community service organizations.

Sincerely,

A handwritten signature in black ink, appearing to read "Nathaniel Reinke". The signature is fluid and cursive, with a long horizontal stroke extending to the right.

Nathaniel Reinke
President and Executive Director

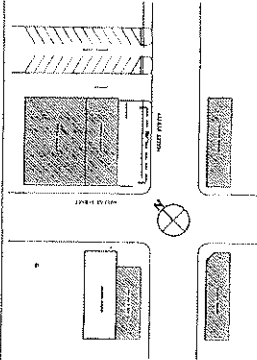
CANNABIS DISPENSARY

GENERAL NOTES

1. SEE CITY ORDINANCE 12.10.01 FOR THE REQUIREMENTS FOR ALL NEW BUILDINGS.
2. ALL WORK SHALL BE IN ACCORDANCE WITH THE LATEST EDITIONS OF THE CALIFORNIA BUILDING CODE, CALIFORNIA ELECTRICAL CODE, CALIFORNIA MECHANICAL CODE, CALIFORNIA PLUMBING CODE, CALIFORNIA FIRE CODE, CALIFORNIA SAFETY CODE, CALIFORNIA ENERGY CODE, CALIFORNIA ENVIRONMENTAL CODE, CALIFORNIA LANDMARKS AND HISTORIC PRESERVATION CODE, CALIFORNIA CULTURAL RESOURCES ACT, AND ALL OTHER APPLICABLE CODES AND ORDINANCES.
3. THE CONTRACTOR SHALL BE RESPONSIBLE FOR OBTAINING ALL NECESSARY PERMITS AND APPROVALS FROM THE APPROPRIATE AGENCIES.
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SPECIAL INSPECTIONS

VICINITY MAP



CONSULTANTS

ANGELI de COVOLO INC
ARCHITECTS
1111 MARKET STREET, SUITE 200
SAN FRANCISCO, CA 94102
TEL: 415.398.1234
FAX: 415.398.1235
WWW.ANGELIDECOVOLO.COM

PROJECT DATA

OWNER: SANTA BARBARA COUNTY
1000 CANON STREET
SANTA BARBARA, CALIFORNIA 93101
PROJECT: CANNABIS DISPENSARY
DATE: 08/14/2018
DESIGNER: ANGELI de COVOLO INC
1111 MARKET STREET, SUITE 200
SAN FRANCISCO, CA 94102
TEL: 415.398.1234
FAX: 415.398.1235
WWW.ANGELIDECOVOLO.COM
CLIENT: SANTA BARBARA COUNTY
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SITE STATISTICS

AREA	PERCENTAGE OF AREA
BUILDING SITE	100%
PAVED AREA	51%
LANDSCAPE AREA	49%
LOT SIZE	2,423 SQ. FT.

SCOPE OF WORK

1. PREPARE ARCHITECTURAL DRAWINGS FOR THE CANNABIS DISPENSARY.
2. PREPARE ENGINEERING DRAWINGS FOR THE CANNABIS DISPENSARY.
3. PREPARE LANDSCAPE ARCHITECTURE DRAWINGS FOR THE CANNABIS DISPENSARY.
4. PREPARE INTERIOR DESIGN DRAWINGS FOR THE CANNABIS DISPENSARY.
5. PREPARE EXTERIOR DESIGN DRAWINGS FOR THE CANNABIS DISPENSARY.
6. PREPARE MECHANICAL, ELECTRICAL, AND PLUMBING (MEP) DRAWINGS FOR THE CANNABIS DISPENSARY.
7. PREPARE STRUCTURAL DRAWINGS FOR THE CANNABIS DISPENSARY.
8. PREPARE CIVIL ENGINEERING DRAWINGS FOR THE CANNABIS DISPENSARY.
9. PREPARE ENVIRONMENTAL DRAWINGS FOR THE CANNABIS DISPENSARY.
10. PREPARE HISTORIC PRESERVATION DRAWINGS FOR THE CANNABIS DISPENSARY.

SYMBOLS

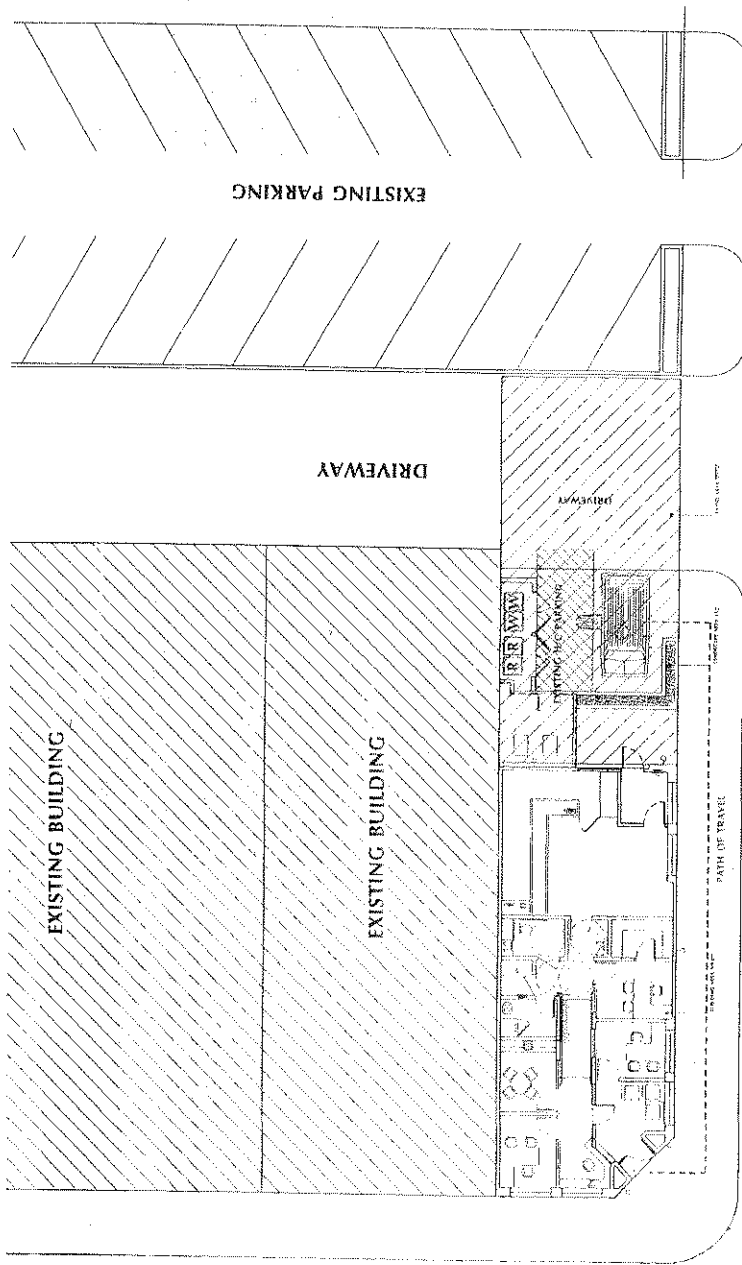
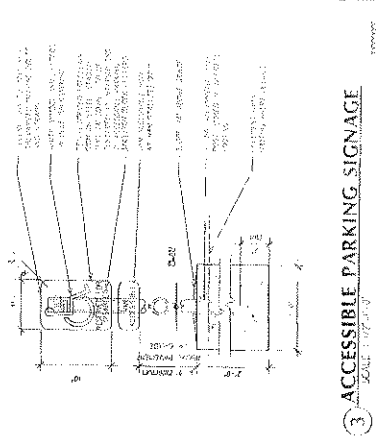
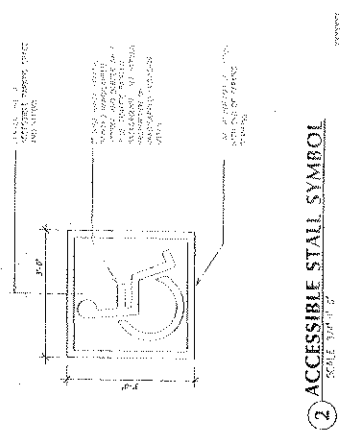
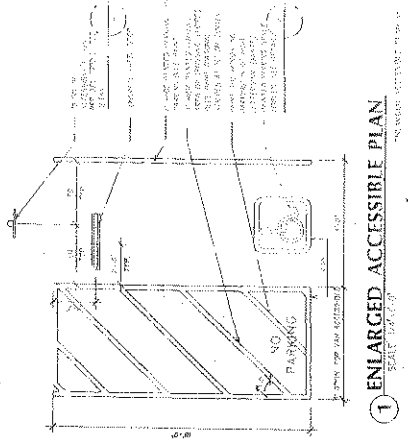
DETAIL
SECTION
DOOR DESIGNATION
WINDOW DESIGNATION
ELEVATION
ELEVATION (FRONT)
ELEVATION (REAR)
NUMBERED NOTE
CODE REVISION NOTE
EXIT SIGN

SHEET INDEX

A-1	SHEET INDEX AND GENERAL INFORMATION
A-2	EXISTING SITE PLAN
A-3	CODE REVIEW PLAN
A-3.1	DEMOLITION PLAN AND PROPOSED FLOOR PLAN
A-4	DOOR AND WINDOW SCHEDULE AND TYPES
A-5	DETAILS
A-6	EXTERIOR ELEVATIONS
A-7	ENLARGED TOILET PLAN AND ELEVATIONS
A-8	ADA DETAILS
A-9	SECURITY PLAN

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SITE STATISTICS

ITEM	QUANTITY	UNIT
TOTAL SITE AREA	478	SQ. FT.
EXISTING BUILDING AREA	478	SQ. FT.
EXISTING PARKING AREA	478	SQ. FT.
LOT SIZE	478	SQ. FT.

HALEY STREET



EXISTING SITE PLAN

MILPAS STREET

475

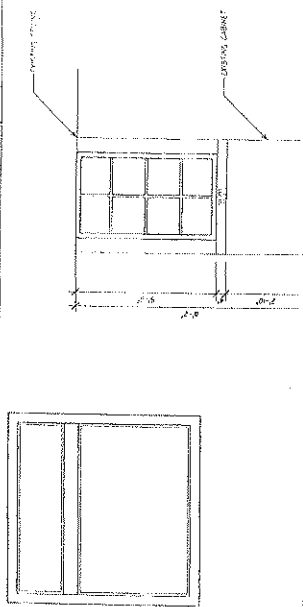
MILPAS STREET

DOOR SCHEDULE

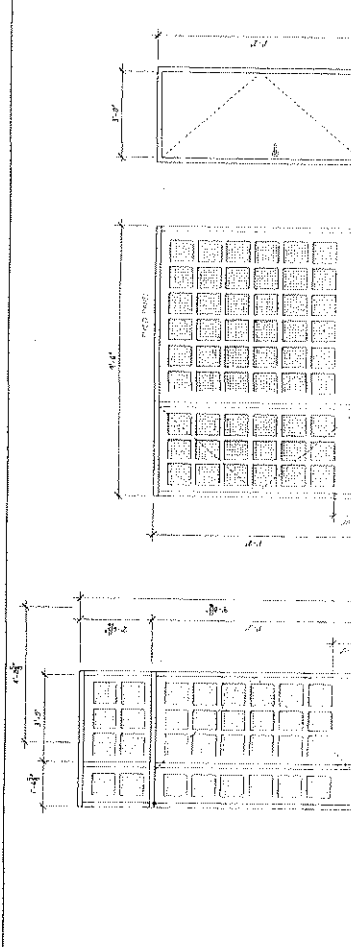
GENERAL	SIZE	CONSTRUCTION	FRAME	DETAILS	UL LABEL	MISC.	HDW.	REMARKS
1	3'0" x 7'0"	ALUMINUM	ALUMINUM	ALUMINUM	UL 100			ALUMINUM DOOR TO ROOM
2	3'0" x 7'0"	ALUMINUM	ALUMINUM	ALUMINUM	UL 100			ALUMINUM DOOR TO ROOM
3	3'0" x 7'0"	ALUMINUM	ALUMINUM	ALUMINUM	UL 100			ALUMINUM DOOR TO ROOM
4	3'0" x 7'0"	ALUMINUM	ALUMINUM	ALUMINUM	UL 100			ALUMINUM DOOR TO ROOM
5	3'0" x 7'0"	ALUMINUM	ALUMINUM	ALUMINUM	UL 100			ALUMINUM DOOR TO ROOM
6	3'0" x 7'0"	ALUMINUM	ALUMINUM	ALUMINUM	UL 100			ALUMINUM DOOR TO ROOM
7	3'0" x 7'0"	ALUMINUM	ALUMINUM	ALUMINUM	UL 100			ALUMINUM DOOR TO ROOM
8	3'0" x 7'0"	ALUMINUM	ALUMINUM	ALUMINUM	UL 100			ALUMINUM DOOR TO ROOM
9	3'0" x 7'0"	ALUMINUM	ALUMINUM	ALUMINUM	UL 100			ALUMINUM DOOR TO ROOM
10	3'0" x 7'0"	ALUMINUM	ALUMINUM	ALUMINUM	UL 100			ALUMINUM DOOR TO ROOM

WINDOW SCHEDULE

GENERAL	SIZE	GLASS	FRAME	DETAILS	UL LABEL	TREATMENT	HDW.	REMARKS
1	3'0" x 7'0"	TEMPERED	ALUMINUM	ALUMINUM	UL 100			ALUMINUM WINDOW TO ROOM
2	3'0" x 7'0"	TEMPERED	ALUMINUM	ALUMINUM	UL 100			ALUMINUM WINDOW TO ROOM
3	3'0" x 7'0"	TEMPERED	ALUMINUM	ALUMINUM	UL 100			ALUMINUM WINDOW TO ROOM
4	3'0" x 7'0"	TEMPERED	ALUMINUM	ALUMINUM	UL 100			ALUMINUM WINDOW TO ROOM
5	3'0" x 7'0"	TEMPERED	ALUMINUM	ALUMINUM	UL 100			ALUMINUM WINDOW TO ROOM
6	3'0" x 7'0"	TEMPERED	ALUMINUM	ALUMINUM	UL 100			ALUMINUM WINDOW TO ROOM
7	3'0" x 7'0"	TEMPERED	ALUMINUM	ALUMINUM	UL 100			ALUMINUM WINDOW TO ROOM
8	3'0" x 7'0"	TEMPERED	ALUMINUM	ALUMINUM	UL 100			ALUMINUM WINDOW TO ROOM
9	3'0" x 7'0"	TEMPERED	ALUMINUM	ALUMINUM	UL 100			ALUMINUM WINDOW TO ROOM
10	3'0" x 7'0"	TEMPERED	ALUMINUM	ALUMINUM	UL 100			ALUMINUM WINDOW TO ROOM



WINDOW TYPES



DOOR TYPES

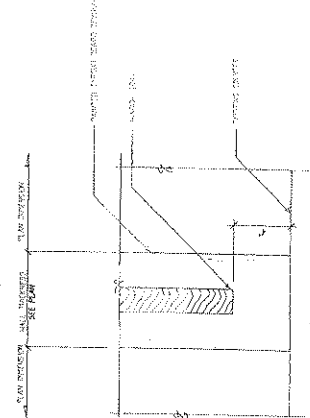


GENERAL NOTES

1. ALL WINDOWS AND DOORS SHALL BE INSTALLED IN ACCORDANCE WITH THE FOLLOWING NOTES.
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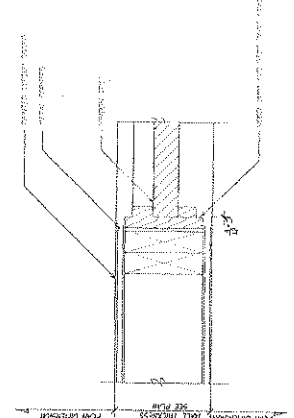
1 WINDOW GRILL HEAD

SCALE 3/4" = 1'-0"



2 WINDOW GRILL SILL

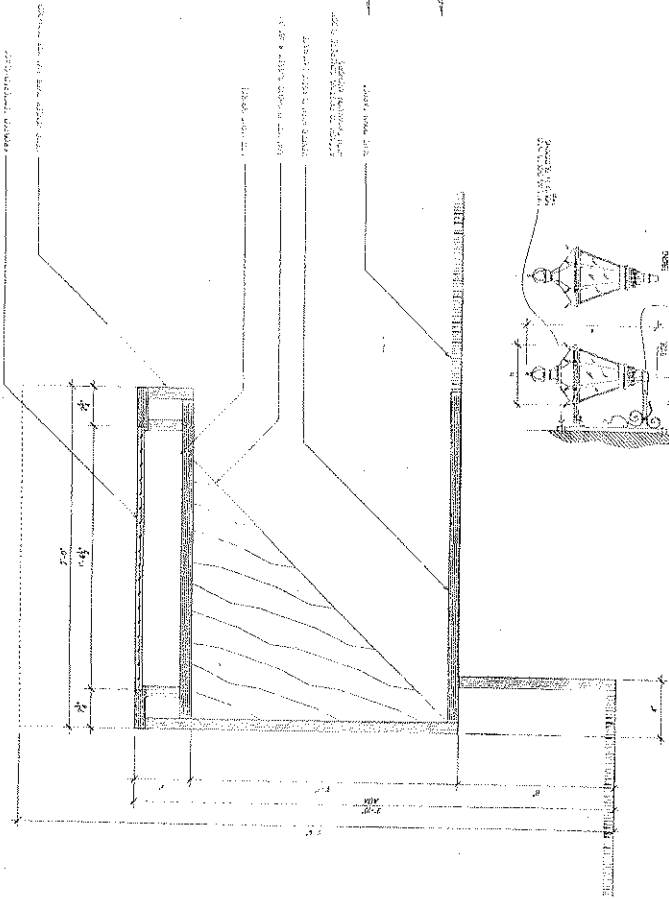
SCALE 3/4" = 1'-0"



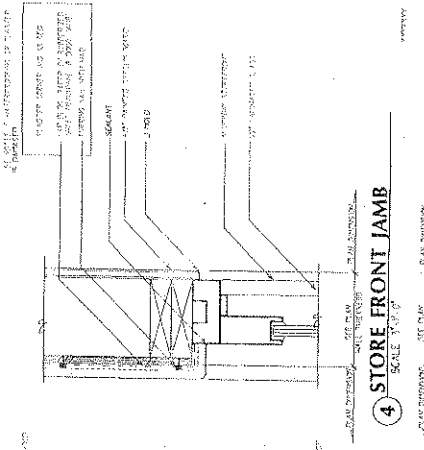
3 WINDOW GRILL JAMB

SCALE 3/4" = 1'-0"

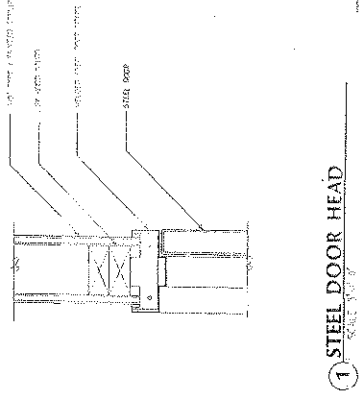




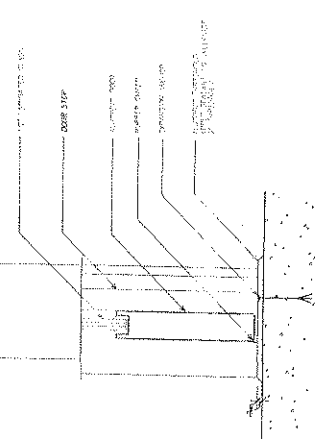
7 TRANSACTION COUNTER
 SCALE 3/4" = 1'-0"



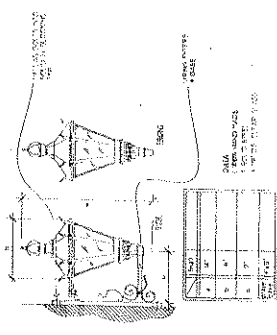
4 STORE FRONT JAMB
 SCALE 3/4" = 1'-0"



1 STEEL DOOR HEAD
 SCALE 3/4" = 1'-0"

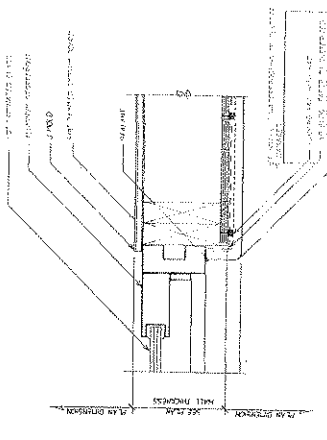


5 STOREFRONT SILL
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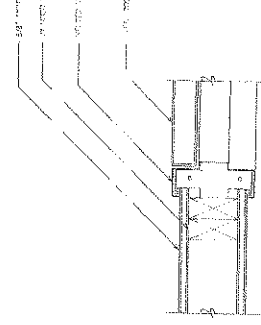


8 BARCELONA
 SCALE 3/4" = 1'-0"

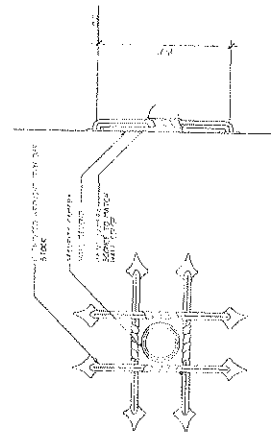
2 STEEL DOOR SILL
 SCALE 3/4" = 1'-0"



6 STORE FRONT JAMB
 SCALE 3/4" = 1'-0"

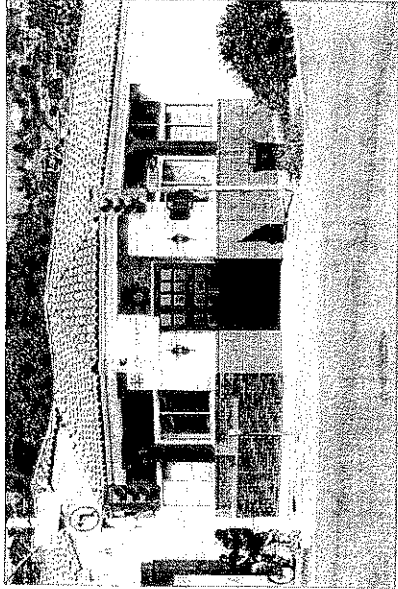


3 STEEL DOOR JAMB
 SCALE 3/4" = 1'-0"

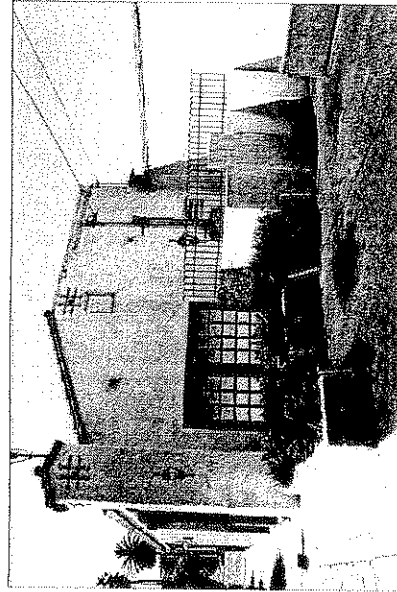


10 WROUGHT IRON CAMERA GRILL
 SCALE 3/4" = 1'-0"

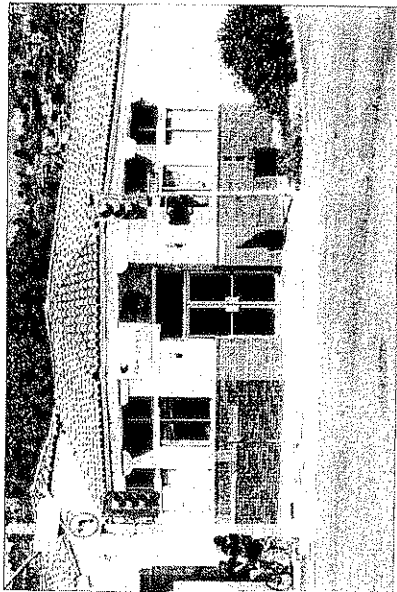
9 ALUMINUM WINDOW JAMB
 SCALE 3/4" = 1'-0"



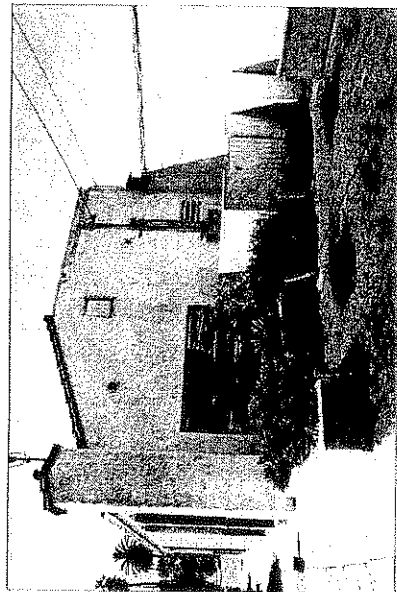
PROPOSED FRONT ENTRANCE



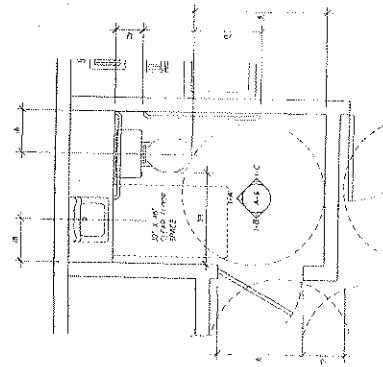
PROPOSED REAR ENTRANCE



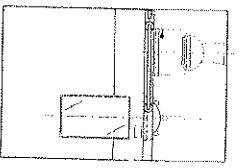
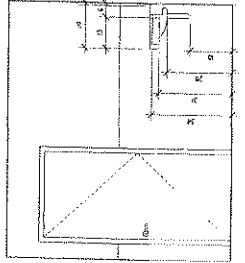
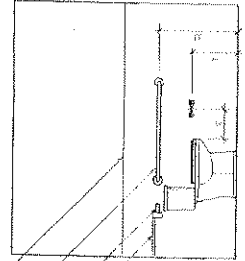
EXISTING FRONT ENTRANCE



EXISTING REAR ENTRANCE



FLOOR PLAN



1 EXISTING TOILET ELEVATIONS
 SCALE: 1/2" = 1'-0"



DATE: 10/10/2017
 DRAWN BY: J. L. JONES
 CHECKED BY: J. L. JONES
 APPROVED BY: J. L. JONES

PROJECT: CANNABIS DISPENSARY

LOCATION: 1000 N. 10TH AVE., SUITE 100, DENVER, CO 80202

SCALE: 1/8" = 1'-0"

SHEET: 1 OF 1

DATE: 10/10/2017

BY: J. L. JONES

CHECKED BY: J. L. JONES

APPROVED BY: J. L. JONES

PROJECT: CANNABIS DISPENSARY

LOCATION: 1000 N. 10TH AVE., SUITE 100, DENVER, CO 80202

SCALE: 1/8" = 1'-0"

SHEET: 1 OF 1

DATE: 10/10/2017

BY: J. L. JONES

CHECKED BY: J. L. JONES

APPROVED BY: J. L. JONES

PROJECT: CANNABIS DISPENSARY

LOCATION: 1000 N. 10TH AVE., SUITE 100, DENVER, CO 80202

SCALE: 1/8" = 1'-0"

SHEET: 1 OF 1

DATE: 10/10/2017

BY: J. L. JONES

CHECKED BY: J. L. JONES

APPROVED BY: J. L. JONES

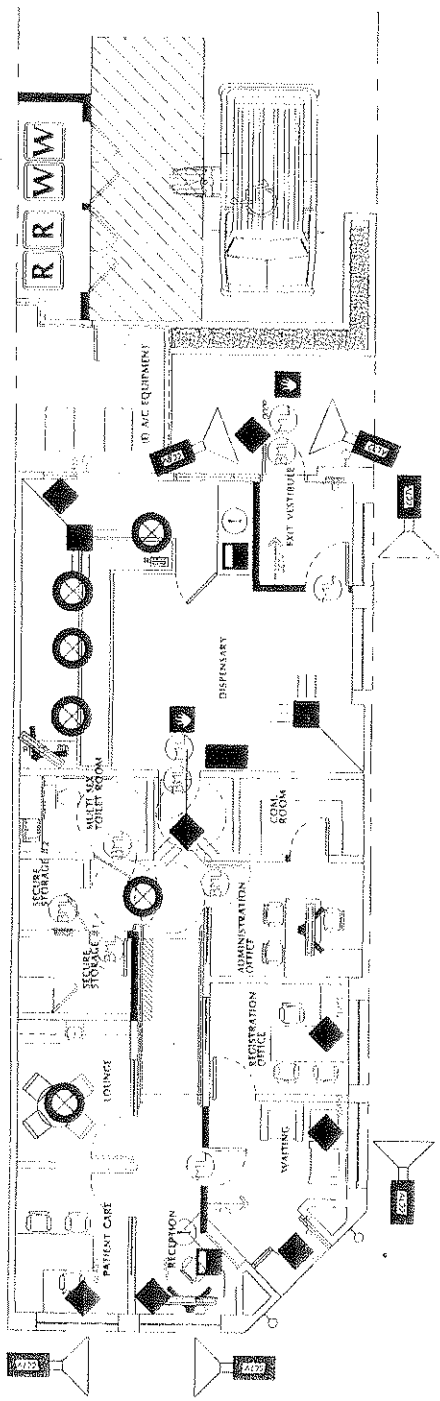
PROJECT: CANNABIS DISPENSARY

LOCATION: 1000 N. 10TH AVE., SUITE 100, DENVER, CO 80202

SCALE: 1/8" = 1'-0"

SHEET: 1 OF 1

SECURITY PLAN



SYMBOL LEGEND

- 4x4 CAMERA
- 4x6 CAMERA
- 4x8 CAMERA
- 4x10 CAMERA
- 4x12 CAMERA
- 4x14 CAMERA
- 4x16 CAMERA
- 4x18 CAMERA
- 4x20 CAMERA
- 4x22 CAMERA
- 4x24 CAMERA
- 4x26 CAMERA
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- 4x62 CAMERA
- 4x64 CAMERA
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- 4x68 CAMERA
- 4x70 CAMERA
- 4x72 CAMERA
- 4x74 CAMERA
- 4x76 CAMERA
- 4x78 CAMERA
- 4x80 CAMERA
- 4x82 CAMERA
- 4x84 CAMERA
- 4x86 CAMERA
- 4x88 CAMERA
- 4x90 CAMERA
- 4x92 CAMERA
- 4x94 CAMERA
- 4x96 CAMERA
- 4x98 CAMERA
- 4x100 CAMERA

**Santa Barbara
Patients' Collective
Health Cooperative
(SBPCHC)**

**Application for
Medical Cannabis Dispensary
Permit**

April 2009

RECEIVED
APR 15 2009

**CITY OF SANTA BARBARA
PLANNING DIVISION**

Application Package Contents:

Tab	Document	Description	# of pages
1	MCDP Application	Discussions showing how SBPCHC's proposed dispensary meets Santa Barbara Municipal Code requirements as well as criteria for issuance	14
2	Exhibit A	Santa Barbara MCD Zoning Map	1
3	Exhibit B	Copies of Live Scan Service Request	3
4	Exhibit C	Visitor Screening Process Flowchart	1
5	Exhibit D	Proposed Floor Plan	1
6	Exhibit E	(Draft) Terms of Agreement for Dispensary Services	1
7	Exhibit F	Security Camera Layout	1
8	Exhibit G	Patient Qualification Process Flowchart	1
9	Exhibit H	SBPCHC Operations Plan with appendix	23
10	Exhibit I	Crime Statistics Report	13

Santa Barbara Patients' Collective Health Cooperative Medical Cannabis Dispensary Permit Application

LOCATION AND OPERATIONAL REQUIREMENTS

28.80.060 Limitations on the Permitted Location of a Dispensary.

A. Permissible Zoning for Dispensaries. A dispensary may only be located within the C-2 or C-M zoned areas of the City as so designated in the General Plan, Title 28 of the Municipal Code, and City Zoning map, provided, however, that dispensaries may also be located on parcels situated as follows:

1. any parcel fronting on State Street between Calle Laureles and the westerly boundary of the City at the intersection of State Street and Calle Real;
2. any parcel fronting on Milpas between Canon Perdido Street and Carpinteria Street;
3. any C-P zoned parcel fronting on Cliff Drive within 1000 feet of the intersection of Cliff Drive and Meigs Road;

Discussion: The Santa Barbara Patients' Collective Health Cooperative ("SBPCHC" or "Cooperative") dispensary location at 500 N. Milpas is zoned C-2 and is a parcel fronting Milpas between Canon Perdido Street and Carpinteria Street.

B. Storefront Locations. A dispensary shall only be located in a visible store-front type location which provides good public views of the dispensary entrance, its windows, and the entrance to the dispensary premises from a public street.

Discussion: The Cooperative dispensary is located in a store-front type location welcoming patients and caregivers from a corner entrance facing the intersection of Milpas and Haley Streets. As a result, the entrance and windows are highly visible and provide excellent views from both Milpas Street and Haley Street.

C. Areas and Zones Where Dispensaries Not Permitted. Notwithstanding subparagraph (A) above, a dispensary shall not be allowed or permitted in the following locations or zones:

1. On a parcel located within 500 feet of a school or a park; or
2. On a parcel located within 500 feet of a permitted dispensary; or
3. On a parcel fronting on State Street between Cabrillo Boulevard and Arrellaga Street; or
4. On a parcel zoned R-O or zoned for residential use.

Discussion: The Cooperative dispensary location exceeds the minimum distance requirements of 500 feet from a school, 500 feet from a park and 500 feet from any permitted dispensary. The Cooperative dispensary is not located on a parcel zoned R-O. Attached **Exhibit A** shows permissible zoning for dispensary at 500 N. Milpas.

- D. Locational Measurements.** The distance between a dispensary and the above-listed uses shall be made in a straight line from any parcel line of the real property on which the dispensary is located to the parcel line of the real property on which the facility, building, or structure, or portion of the building or structure, in which the above-listed use occurs or is located.

Discussion: The Cooperative examined maps (to scale) at the Santa Barbara Planning and Zoning Department at 630 Garden Street. SBPCHC also verified locational measurements using Google Maps. A copy of the zoning map provided by the Santa Barbara Planning and Zoning Department is attached as **Exhibit A**. SBPCHC also noted the location of other permitted dispensaries in the area.

28.80.070 Operating Requirements for Dispensaries.

Dispensary operations shall be permitted and maintained only in compliance with the following day-to-day operational standards:

- A. Criminal History.** A dispensary permit applicant, his or her agent or employees, volunteer workers, or any person exercising managerial authority over a dispensary on behalf of the applicant shall not have been convicted of a felony or be on probation or parole for the sale or distribution of a controlled substance.

Discussion: Dispensary permit applicants and SBPCHC founders, Nathaniel Reinke, James Lee, and Basil Milsal, submitted necessary documents and fingerprint data for Live Scan service through the Santa Barbara Police Department on March 3, 2009. **Exhibit B** shows copies of applications for Live Scan Service, including signatures by the Live Scan Operator indicating transaction was paid for and completed. Any agents, employees, volunteer workers, or any person exercising managerial authority will be screened thoroughly and required to pass a background check. SBPCHC will also request Live Scan Service through the Santa Barbara Police Department for all employees.

- B. Minors.** It is unlawful for any dispensary permittee, operator, or other person in charge of any dispensary to employ any person who is not at least 18 years of age. Persons under the age of 18 shall not be allowed on the premises of a dispensary unless they are a qualified patient or a primary caregiver, and they are in the presence of their parent or guardian. The entrance to a dispensary shall be clearly and legibly posted with a notice indicating that persons under the age of 18 are precluded from entering the premises unless they are a qualified patient or a primary caregiver, and they are in the presence of their parent or guardian.

Discussion: The Cooperative will not employ nor admit minors access to the building. SBPCHC will employ security personnel to enforce access regulations and dispensary policies during all business hours. The flowchart included in **Exhibit C** shows the screening process for building visitors. The reception area layout and security systems are designed to control dispensary area access. The proposed floor plan in **Exhibit D** shows a layout of the entrance and reception area. At the time of their first visit, all patients and caregivers will be required to accept the Terms of Agreement for Dispensary Services in order to obtain medication from our dispensary. Violation of terms shall result in suspension or termination of dispensary services. Please refer to **Exhibit E** for a draft of the Terms of Agreement for Dispensary Services.

C. Dispensary Size and Access. The following dispensary and access restrictions shall apply to all dispensaries permitted by the Chapter:

1. A dispensary shall not be enlarged in size (i.e., increased floor area) without a prior approval from the Staff Hearing Officer amending the existing dispensary permit pursuant to the requirements of this Chapter.

Discussion: The Cooperative has no plans to increase proposed floor area of the dispensary.

2. The entrance area of the dispensary building shall be strictly controlled. A viewer or video camera shall be installed in the door that allows maximum angle of view of the exterior entrance.

Discussion: SBPCHC will monitor access to the building using state-of-the-art technology and plans for a video camera surveillance and security system which shall exceed minimum requirements of this Chapter. Six (6) video cameras will provide views of all approaches to the building and its entrance:

- One (1) video camera monitors the receiving area, which includes the building entrance door, the dispensary's entrance door, and the dispensary's exit door,
- Two (2) video cameras monitors Milpas Street foot traffic and street parking,
- Two (2) video cameras monitors Haley Street foot traffic and street parking,
- And, two (2) video cameras monitors the rear of building and approach from the parking lot.

Exhibit F shows the camera systems layout developed through the collaboration of our security consultants and our architect, Gil Garcia. Due to the sensitive nature of the details contained within the Cooperative's Security Plan, we have delivered the Security Plan as a separate document under confidential seal to the Chief of Santa Barbara Police Department. Only authorized persons shall have access to the document.

3. Dispensary personnel shall be responsible for monitoring the real property of the dispensary site activity (including the adjacent public sidewalk and rights-of-way) for the purposes of controlling loitering.

Discussion: The Cooperative security personnel will monitor dispensary site activity via the video camera security system for the purposes of controlling loitering during all business hours. If necessary, Cooperative security personnel will report loitering to Santa Barbara Police Department. Furthermore, the Terms of Agreement for Dispensary Services will clearly state the dispensary's policy against loitering. Violation of terms shall result in suspension or termination of dispensary services. Please refer to **Exhibit E** for a draft of the Terms of Agreement for Dispensary Services.

4. Only dispensary staff, primary caregivers, qualified patients and persons with bona fide purposes for visiting the site shall be permitted within a dispensary.

Discussion: The reception area layout and security systems are designed to control building and dispensary area access. SBPCHC security personnel will screen all visitors to allow dispensary access only to persons with bona fide purposes for visiting the site.

Please refer to **Exhibit D** for a layout of the entrance and reception area. Also, a draft flowchart showing the screening process for building visitors is included with **Exhibit C**.

5. Potential patients or caregivers shall not visit a dispensary without first having obtained a valid written recommendation from their physician recommending use of medical cannabis.

Discussion: In an office separated from the dispensary area, SBPCHC will employ a check-in procedure for all new visitors to verify each physician recommendation. Furthermore, the Cooperative will require verified patients and caregivers to accept the Terms of Agreement for Dispensary Services before becoming a Qualified Patient/Caregiver (or "Qualified P/C") of the Cooperative. A draft process flowchart for qualifying patients or caregivers (Collective Registration) is attached with **Exhibit G**

6. Only a primary caregiver and qualified patient shall be permitted in the designated dispensing area along with dispensary personnel.

Discussion: SBPCHC security personnel will screen all visitors in the reception area. Only Qualified P/C shall be permitted in the designated dispensing area along with dispensary personnel.

7. Restrooms shall remain locked and under the control of Dispensary management at all times.

Discussion: The Cooperative management will control access to locked restrooms at all times.

D. Dispensing Operations. The following restrictions shall apply to all dispensing operations by a dispensary:

1. A dispensary shall only dispense to qualified patients or primary caregivers with a currently valid physician's approval or recommendation in compliance with the criteria in California Health and Safety Code Section 11362.5 et seq. Dispensaries shall require such persons to provide valid official identification, such as a Department of Motor Vehicles driver's license or State Identification Card.

Discussion: SBPCHC host greets all building visitors and will require all persons to provide valid official identification, such as a Department of Motor Vehicles driver's license or State Identification Card. For any new patient or caregiver, the Cooperative will verify physician's approval or recommendation in compliance with the criteria in California Health and Safety Code Section 11362.5 et seq. The Cooperative will dispense only to Qualified P/C.

2. Prior to dispensing medical cannabis, the dispensary shall obtain a verification from the recommending physician's office personnel that the individual requesting medical cannabis is or remains a qualified patient pursuant to state Health & Safety Code Section 11362.5.

Discussion: The Cooperative will obtain a verification from the recommending physician's office personnel that the individual requesting medical cannabis is or remains a qualified patient pursuant to state Health & Safety Code Section 11362.5. For one (1) year, the Cooperative will maintain a copy of the verified recommendation or identification card number of each Qualified P/C on a physically-secure, encrypted

server. Any Qualified P/C may also provide all necessary documentation each visit to the dispensary if Qualified P/C does not wish any records to be kept for any time at the Cooperative. However, the physician recommendation must be validated each time before entry to the dispensary if not maintained in Cooperative records. No patient or caregiver will receive medical cannabis unless the physician recommendation is current (within the last year). Please see **Exhibit G** for a draft process flowchart showing the Cooperative's qualification procedures for patients or caregivers to become Qualified P/C.

3. A dispensary shall not have a physician on-site to evaluate patients and provide a recommendation or prescription for the use of medical cannabis.

Discussion: The dispensary will not have a physician on-site.

E. Consumption Restrictions. The following medical marijuana consumption restrictions shall apply to all permitted dispensaries:

1. Cannabis shall not be consumed by patients on the premises of the dispensary.

The term "premises" includes the actual building, as well as any accessory structures, parking lot or parking areas, or other surroundings within 200 feet of the dispensary's entrance. Dispensary employees who are qualified patients may consume cannabis within the enclosed building area of the premises, provided such consumption occurs only via oral consumption (eating only) but not by means of smoking or vaporization.

Discussion: The Terms of Agreement for Dispensary Services will clearly define the consumption restrictions on the premises, accessory structures, parking lot or parking area and surroundings within 200 feet, by any persons who have received medical cannabis from the dispensary. The Cooperative security personnel will monitor dispensary site activity via the video camera security system and perform enforcement duties as necessary. The Cooperative may suspend or terminate services to any Qualified P/C found to be in violation of the Terms of Agreement for Dispensary Services.

2. Dispensary operations shall not result in illegal re-distribution of medical cannabis obtained from the dispensary, or use or distribution in any manner which violates state law.

Discussion: The Cooperative will enforce a strict, zero-tolerance policy regarding illegal re-distribution. Any patient or caregiver found in violation of this policy immediately forfeits access to Cooperative services and may not enter the dispensary. SBPCHC will maintain open channels of communication with the Santa Barbara Police Department to share any information regarding offenders found in violation of illegal redistribution. SBPCHC takes this matter very seriously and will cooperate fully with law enforcement. Furthermore, the Cooperative's dispensary will limit its selection to only California-grown, boutique, premium-quality medical cannabis. As such, SBPCHC will be managing a limited supply and its dispensary operations shall remain small scale or low volume. Lastly, medical cannabis will be sealed and labeled "Medical Cannabis Only – for qualified Patient Use Only, pursuant to California Health and Safety Code Section 11362.5. Resale prohibited by Law".

F. Retail Sales of Other Items by a Dispensary. The retail sales of dispensary-related or marijuana use items may be allowed under the following circumstances:

1. With the approval of the Staff Hearing Officer, a dispensary may conduct or engage in the commercial sale of specific products, goods, or services in addition to the provision of medical cannabis on terms and conditions consistent with this chapter and applicable law.

Discussion: The Cooperative does not plan to conduct or engage in commercial sale of specific products, goods, or services at this time. However, the Cooperative will promote the various non-profit, charity, and community service organizations through the SBPCHC Community Liaison. Furthermore, the Cooperative will provide, at SBPCHC cost, the services of local Patient Care Specialists to patients. The list of specialists may include: nutritionist, personal chef, personal shopper, massage therapist, and homeopathic healing consultant. No services will be provided without Staff Hearing Officer approval. Before conducting or engaging in activities in addition to the provision of medical cannabis, the Cooperative will have approval from the Staff Hearing Officer to promote local community organizations and market Patient Care Specialist services. The Cooperative will maintain separate offices from the dispensary area to conduct or engage in activities not directly related to dispensing medical cannabis. Please note the designated office space on the floor plan attached as **Exhibit D**.

2. No dispensary shall sell or display any drug paraphernalia or any implement that may be used to administer medical cannabis.

Discussion: The Cooperative dispensary will not display any drug paraphernalia or any implement that may be used to administer medical cannabis.

3. A dispensary shall meet all the operating criteria for the dispensing of medical cannabis as is required pursuant to California Health and Safety Code Section 11362.5 et seq.

Discussion: Only patients or primary caregivers with a valid doctor's recommendation will be allowed access to the dispensary. The Cooperative will maintain a safe and clean environment to dispense medical cannabis to ensure patients and primary caregivers are not subject to criminal prosecution and sanction.

G. Operating Plans. In connection with a permit application under this Chapter, the applicant shall provide, as part of the permit application, a detailed Operations Plan and, upon issuance of the dispensary permit, shall operate the dispensary in accordance with the Operations Plan, as such plan is approved by the Staff Hearing Officer.

Discussion: The SBPCHC Operations Plan is attached as **Exhibit H**.

1. **Floor Plan.** A dispensary shall have a lobby waiting area at the entrance to the dispensary to receive clients, and a separate and secure designated area for dispensing medical cannabis to qualified patients or designated caregivers. The primary entrance shall be located and maintained clear of barriers, landscaping and similar obstructions so that it is clearly visible from public streets, sidewalks or site driveways.

Discussion: The proposed location and its existing floor plan is already adequate for many of Cooperative's needs and will require only minor modifications to meet all physical site requirements of this Chapter. Furthermore, the facility is ADA compliant, and shall be fully updated as a result of the Cooperative's construction work. The primary entrance is clearly visible from both Milpas and Haley Streets, leading to a reception area to screen visitors and receive clients. The dispensary area is separate from all other areas and offices of the facility, with access restricted to only Qualified P/C and Cooperative employees. The proposed floor plan is attached as **Exhibit D**.

2. **Storage.** A dispensary shall have suitable locked storage on premises, identified and approved as a part of the security plan, for after-hours storage of medical cannabis.

Discussion: The security plan includes locked storage on premises for after-hours storage of medical cannabis. Please refer to **Exhibit D** for the floor plan. Locked storage shall meet all requirements for approval as part of the security plan. Moreover, maintaining a lean inventory will be a governing business principle as well as a key security policy.

3. **Security Plans.** A dispensary shall provide adequate security on the premises, in accordance with a security plan approved by the Chief of Police and as reviewed by the Staff Hearing Officer, including provisions for adequate lighting and alarms, in order to ensure the safety of persons and to protect the premises from theft.

Discussion: SBPCHC security plan includes provisions for adequate lighting and alarms to ensure the safety of persons and to protect the premises from theft. The Cooperative is keenly aware of the importance of ensuring the safety of persons and to protect the premises from theft or any criminal activity. Due to the sensitive nature of the details contained within the Cooperative's Security Plan, we have delivered the Security Plan under confidential seal to the Chief of Santa Barbara Police Department. Only authorized persons shall have access to the document.

4. **Security Cameras.** Security surveillance cameras shall be installed to monitor the main entrance and exterior of the premises to discourage and to report loitering, crime, illegal or nuisance activities. Security video shall be maintained for a period of not less than 72 hours.

Discussion: The Cooperative's comprehensive security surveillance camera system will monitor all areas of the building exterior. SBPCHC security personnel will immediately report loitering, crime, illegal or nuisance activities. Security video will be maintained on secured servers for a period of not less than 72 hours.

5. **Alarm System.** Professionally monitored robbery alarm and burglary alarm systems shall be installed and maintained in good working condition within the dispensary at all times.

Discussion: SBPCHC will contract the services of a highly-reputable, local security installer and maintain professionally-monitored robbery alarm, burglary alarm, and fire alarm systems.

6. **Emergency Contact.** A dispensary shall provide the Chief of Police with the name, cell phone number, and facsimile number of an on-site community relations staff person to whom the City may provide notice of any operating problems associated with the dispensary.

Discussion: The Cooperative will provide all contact information (name, cell phone number, and facsimile number) of the Cooperative's on-site Community Liaison to the Chief of Police, as well as the information of an alternate contact (TBD).

H. Dispensary Signage and Notices.

1. A notice shall be clearly and legibly posted in the dispensary indicating that smoking, ingesting or consuming cannabis on the premises or in the vicinity of the dispensary is prohibited.

Discussion: The Cooperative will clearly and legibly post a notice, "Smoking, ingesting, or consuming cannabis on the premises or the surrounding neighborhood is prohibited."

2. Signs on the premises shall not obstruct the entrance or windows.

Discussion: The Cooperative will not post signs obstructing the entrance or windows.

3. Address identification shall comply with Fire Department illuminated address sign requirements.

Discussion: The address identification currently does, and will, comply with the Fire Department illuminated address sign requirements.

4. Business identification signage shall comply with the City's Sign Ordinance (SBMC Chapter 22.70) and be limited to that needed for identification only, consisting of a single window sign or wall sign that shall not exceed six square feet in area or 10 percent of the window area, whichever is less.

Discussion: The Cooperative will not post signage on the exterior.

I. **Employee Records.** Each owner or operator of a dispensary shall maintain a current register of the names of all volunteers and employees currently working at or employed by the dispensary, and shall disclose such registration for inspection by any City officer or official, but only for the purposes of determining compliance with the requirements of this chapter.

Discussion: The Cooperative will maintain a current register listing the names of all volunteers and employees currently working at or employed by the dispensary and made available for inspection by any City officer or official to determine compliance with requirements of this Chapter. SBPCHC will request Live Scan Service through the Santa Barbara Police Department for all employees and volunteers.

J. **Patient Records.** A dispensary shall maintain confidential health care records of all patients and primary caregivers using only the identification card number issued by the county, or its agent, pursuant to California Health and Safety Code Section 11362.71 et seq., as a protection of the confidentiality of the cardholders, or a copy of the written recommendation from a physician or doctor of osteopathy stating the need for medical cannabis under state Health & Safety Code Section 11362.5.

Discussion: The Cooperative will maintain confidential health care records of all Qualified P/C using only the identification card number issued by the county, or its agent, or a copy of the written recommendation from a physician. The Cooperative will maintain a physically-secured and encrypted server to store patient and caregiver identification card numbers issued by the county, or its agent, pursuant to California Health and Safety Code Section 11362.71 et seq. Physician recommendations will be scanned and kept on the Cooperative's physically-secure and encrypted server.

K. Staff Training. Dispensary staff shall receive appropriate training for their intended duties to ensure understanding of rules and procedures regarding dispensing in compliance with state and local law, and properly trained or professionally-hired security personnel.

Discussion: The Cooperative will train dispensary staff and require each and every employee to demonstrate comprehensive understanding of rules and procedures regarding dispensing in compliance with state and local law. Hiring security personnel will be a highly selective process to ensure proper training background and professional experience. The Cooperative will schedule on-going, regular staff meetings to communicate and ensure understanding of the rules and procedures regarding dispensing in compliance with state and local law. All employees will have a reference manual of key federal, state, and local laws regarding (medical) marijuana.

L. Site Management.

1. The operator of the establishment shall take all reasonable steps to discourage and correct objectionable conditions that constitute a nuisance in, if directly related to the patrons of the subject dispensary.

Discussion: SBPCHC will monitor dispensary site activity via the video camera security system and security personnel will take all reasonable steps to discourage and correct objectionable conditions. If necessary, the Cooperative will report any criminal activity to Santa Barbara police.

2. The operator shall take all reasonable steps to reduce loitering in public areas, sidewalks, alleys and areas surrounding the premises and adjacent properties during business hours.

Discussion: SBPCHC will monitor the areas surrounding the premises and adjacent properties via the video camera security system for the purposes of reducing loitering during all business hours. Cooperative security personnel will take all reasonable steps to reduce loitering, which may include reporting incidents to Santa Barbara Police.

3. The operator shall provide patients with a list of the rules and regulations governing medical cannabis use and consumption within the City and recommendations on sensible cannabis etiquette.

Discussion: At the time of their first visit, all patients and caregivers will be required to accept the Terms of Agreement for Dispensary Services in order to procure medication from our dispensary. The Terms of Agreement for Dispensary Services will list rules and regulations governing medical cannabis use and consumption within the City of Santa Barbara. In addition to Cooperative policies, the Terms of Agreement for Dispensary

Services includes recommendations for sensible cannabis etiquette. Please see the Terms of Agreement for Dispensary Services attached as **Exhibit E**.

M. Trash, Litter, Graffiti.

1. The operator shall clear the sidewalks adjoining the premises plus 10 feet beyond property lines along the street, as well as parking lots under the control of the operator, as needed to control litter, debris and trash.

Discussion: The Cooperative will take pride in maintaining a clean dispensary location. SBPCHC will keep sidewalks, adjacent street parking spaces, and neighboring areas clear of litter, debris and trash. Before opening for business, the Cooperative Host will canvas the block and clear the dispensary's neighboring area of litter, trash and debris. The Operations Plan in **Exhibit H** outlines each employee's day-to-day responsibilities, which include maintaining a clean facility and surrounding premises.

2. The operator shall remove all graffiti from the premises and parking lots under the control of the operator within 72 hours of its application.

Discussion: The Cooperative will remove graffiti from the premises under SBPCHC control within 72 hours of its application. SBPCHC does not wish to have any problems resulting from graffiti.

N. Compliance with Other Requirements. The dispensary operator shall comply with all provisions of all local, state or federal laws, regulations or orders, as well as any condition imposed on any permits issued pursuant to applicable laws, regulations or orders.

Discussion: SBPCHC founders are committed to operating a dispensary in compliance with all laws, regulations or orders, as well as any condition imposed on any permits issued pursuant to applicable laws, regulations or orders. The Cooperative will operate in full compliance.

O. Display of Permit. Every dispensary shall display at all times during business hours the permit issued pursuant to the provisions of this chapter for such dispensary in a conspicuous place so that the same may be readily seen by all persons entering the dispensary.

Discussion: The Cooperative will display at all times the permit issued pursuant to the provisions of this chapter for such dispensary in a conspicuous place.

P. Alcoholic Beverages. No dispensary shall hold or maintain a license from the State Division of Alcoholic Beverage Control for the sale of alcoholic beverages, or operate a business on the premises that sells alcoholic beverages. No alcoholic beverages shall be allowed or consumed on the premises.

Discussion: SBPCHC has no interest in the sale of alcoholic beverages, or to operate a business on the premises that sells alcoholic beverages. The Cooperative believes alcoholic beverages adversely affects the health of patients and does not support the consumption of alcoholic beverages. No alcoholic beverages will be allowed or consumed on the premises.

Q. Parking Requirements. Dispensaries shall be considered office uses relative to the parking requirements imposed by Section 28.90.100(I).

Discussion: Site plans for 500 N. Milpas show one (1) handicap parking space reserved at the rear of the building. Shared parking (total of 27 spaces) is available in the parking lot behind the building. Additionally, street parking is available.

APPROVAL CRITERIA

Describe how the dispensary meets the criteria below. Staff recommends that you add a discussion below each criterion in this Microsoft Word document. You can block and move this discussion into a letter or other format of your choice.

28.80.090.B. Criteria for Issuance. The Staff Hearing Officer, or the Planning Commission on appeal, shall consider the following criteria in determining whether to grant or deny a dispensary permit:

1. That the dispensary permit is consistent with the intent of the state Health & Safety Code for providing medical marijuana to qualified patients and primary caregivers, and the provisions of this Chapter and the Municipal Code, including the application submittal and operating requirements herein.

Discussion: SBPCHC believes its dispensary permit is consistent with the intent of the California Health and Safety Code and the provisions of this Chapter and the Municipal Code, including requirements herein. The Cooperative is committed:

- A. to ensure that seriously ill Californians in the community of Santa Barbara have access to marijuana as medication where deemed appropriate and recommended by a physician.
- B. to ensure that patients and primary caregivers are not subject to criminal prosecution or sanction by providing a safe place to dispense medical cannabis.
- C. to provide safe and affordable medical-grade cannabis to patients in medical need.

In addition to dispensing medication, SBPCHC will apply a collective model of patient-directed health care. The Cooperative will finance and coordinate patient-directed health services through a suite of independent specialists, which may include a nutritionist, yoga instructor, massage therapist, legal assistance, mental health counselor, or personal chef. Integral to the financial and operational plan of the Cooperative, SBPCHC will contribute financially and volunteer actively in the Santa Barbara community to support local non-profit and charity organizations, with particular attention to the community service needs of the dispensary's neighborhood. SBPCHC's mission is to operate a legal and socially responsible medical cannabis dispensary.

2. That the proposed location of the Dispensary is not identified by the City Chief of Police as an area of high crime activity (e.g., based upon crime reporting district/statistics as maintained by the Police Department).

Discussion: The Cooperative requested and received crime statistics maintained by the Police Department for the surrounding area of 500 N. Milpas Street. Attached as **Exhibit I** is a report from Barbara Toohey (SBPD Crime Analyst) showing 2007-2009 statistics

for the area including two (2) blocks south and two (2) blocks north of the proposed location.

3. For those applicants operating other Dispensaries within the City, that there have not been significant numbers of calls for police service, crimes or arrests in the area or to the applicant's existing dispensary location.

Discussion: SBPCHC does not operate other dispensaries within the City of Santa Barbara.

4. That all required application fees have been paid and reporting requirements have been satisfied in a timely manner.

Discussion: SBPCHC will pay any and all application fees and satisfy reporting requirements in a timely manner. We will resolve any oversight immediately.

5. That issuance of a dispensary permit for the dispensary size requested is justified to meet needs of community.

Discussion: The Cooperative believes its dispensary size is justified to meet the needs of community. Ultimately, the Cooperative will follow recommendation of the Staff Hearing Officer or Planning Commission.

6. That issuance of the dispensary permit would serve needs of City residents within a proximity to this location.

Discussion: The Cooperative believes its dispensary would serve the needs of City residents within its proximity. While safely dispensing medical cannabis to Qualified P/C, SBPCHC will pledge financial contributions to charity, non-profit, and volunteer organizations specific to the local Latino community. The Cooperative will employ a bilingual Community Liaison with responsibilities to include developing and maintaining relationships with local community organizations. Additionally, City residents beyond close proximity to the dispensary shall benefit from sales tax revenue collected by the City.

7. That the location is not prohibited by the provisions of this chapter or any local or state law, statute, rule or regulation, and no significant nuisance issues or problems are anticipated or resulted, and that compliance with other applicable requirements of the City's Zoning Ordinance will be accomplished.

Discussion: The Cooperative reviewed all local and state laws, statutes, rules and regulations, including more specifically applicable zoning for C-2 commercial, and all other conditions under SBMC 28.80.060, 28.80.070, and 28.80.090. To avoid significant nuisance issues or problems, the Cooperative Community Liaison will develop and maintain relationships with the community.

8. That the site plan, floor plan, and security plan have incorporated features necessary to assist in reducing potential crime-related problems and as specified in the operating requirements section. These features may include, but are not limited to, security on-site; procedure for allowing entry; openness to surveillance and control of the premises, the perimeter, and surrounding properties; reduction of opportunities for congregating and obstructing public ways and neighboring property; illumination of exterior areas; and limiting furnishings and features that encourage loitering and nuisance behavior.

Discussion: Providing safe access to medical cannabis is one of the core functions of the Cooperative. At the earliest stage possible, SBPCHC contracted the services of security systems installation consultants and Gil Garcia Architects to make every reasonable effort to ensure that the security plan, site plan and floor plan incorporate features necessary to assist in reducing potential crime-related problems. These include security video cameras, trained security personnel with state-of-the-art security systems.

9. That all reasonable measures have been incorporated into the security plan or consistently taken to successfully control the establishment's patrons' conduct resulting in disturbances, vandalism, crowd control inside or outside the premises, traffic control problems, cannabis use in public, or creation of a public or private nuisance, or interference with the operation of another business.

Discussion: The dispensary's corner location minimizes interference with the operation of any contiguous businesses. Consequences of violating of the Terms of Agreement for Dispensary Services shall deter behavior or conduct resulting in problems from Qualified P/C of the Cooperative. The Cooperative's security plan incorporates all reasonable measures to ensure control of conduct resulting in disturbances, vandalism, crowd control inside or outside the premises, traffic control problems, cannabis use in public, or creation of a public or private nuisance, or interference with the operation of another business. Lastly, the Cooperative will adjust the security plan as necessary, or per advice of the Chief of Police.

10. That the dispensary would not adversely affect the health, peace, or safety of persons living or working in the surrounding area, overly burden a specific neighborhood, or contribute to a public nuisance; or that the dispensary will generally not result in repeated nuisance activities, including disturbances of the peace, illegal drug activity, cannabis use in public, harassment of passerby, excessive littering, excessive loitering, illegal parking, excessive loud noises, especially late at night or early in the morning hours, lewd conduct, or police detentions or arrests.

Discussion: The Cooperative hopes that the dispensary will benefit the health, peace, or safety of persons living or working in the surrounding area, and benefit the neighborhood. SBPCHC will cooperate with the City to ensure that the dispensary will not contribute to nuisance activities.

11. That any provision of the Municipal Code or condition imposed by a City-issued permit, or any provision of any other local or state law, regulation, or order, or any condition imposed by permits issued in compliance with those laws, will not be violated.

Discussion: The Cooperative warrants that no provisions of the Municipal Code or condition imposed by a City-issued permit, or any provision of any other local or state law, regulation, or order, or any condition imposed by permits issued in compliance with those laws, will be violated. SBPCHC does not wish to put its patients, caregivers, employees, or community at risk.

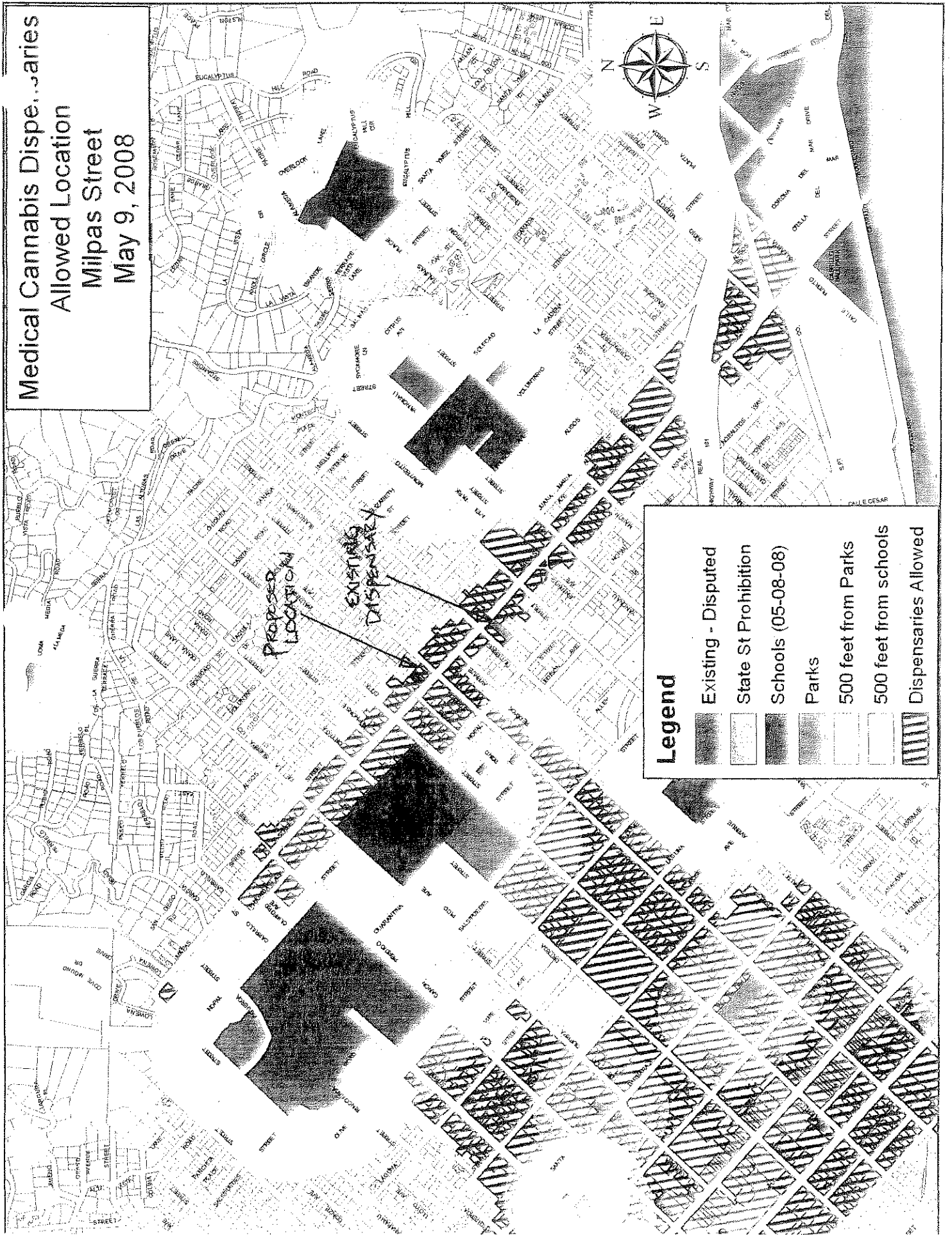
12. That the applicant has not knowingly made a false statement of material fact or has knowingly omitted to state a material fact in the application for a permit.

Discussion: Permit applicants have not knowingly made a false statement of material fact nor have they knowingly omitted to state a material fact in the application for a permit.

13. That the applicant has not engaged in unlawful, fraudulent, unfair, or deceptive business acts or practices with respect to the operation of another business within the City.

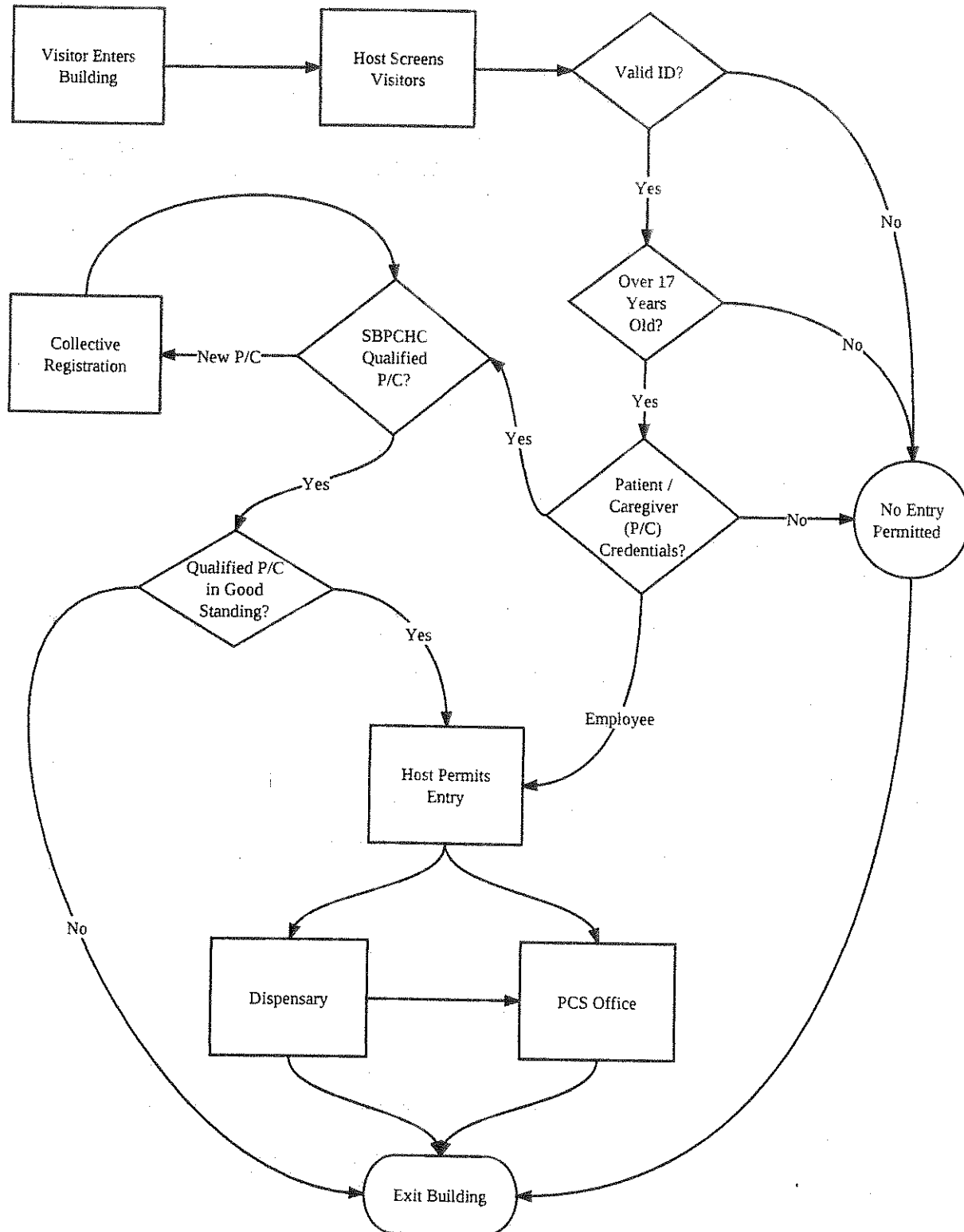
Discussion: Permit applicants have not engaged in unlawful, fraudulent, unfair, or deceptive business acts or practices with respect to the operation of another business within the City. More importantly, such practices directly contradict or jeopardize the Cooperative's mission.

Medical Cannabis Dispensaries Allowed Location Milpas Street May 9, 2008



SBPCHC

Visitor Screening Process



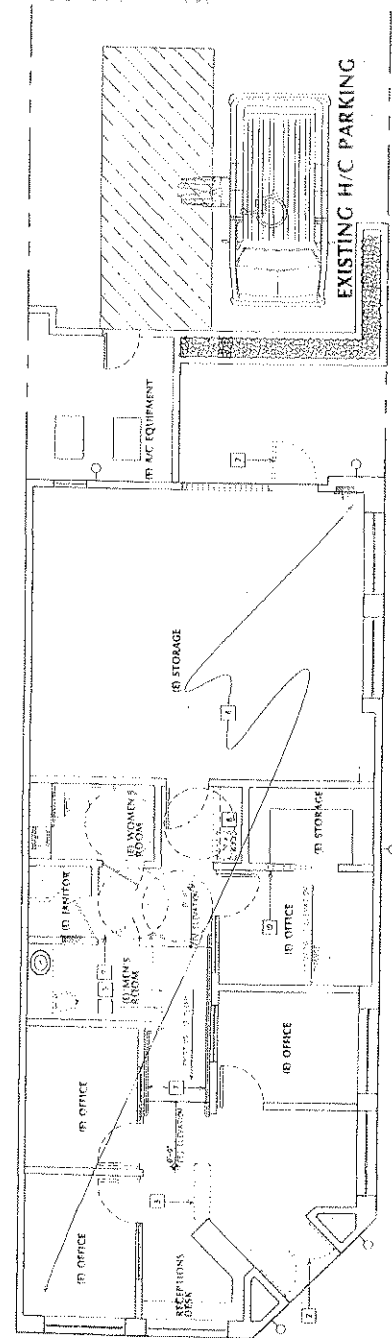
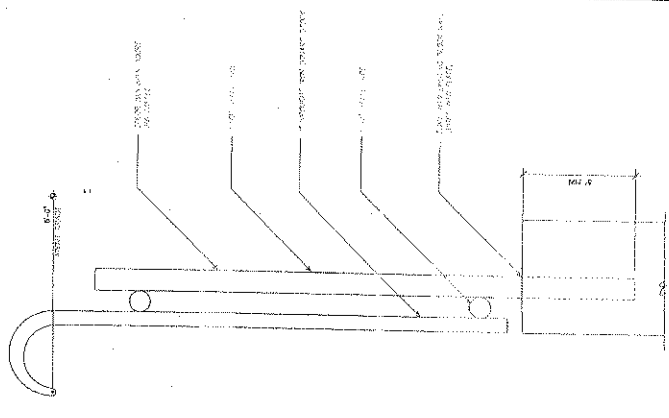
FLOOR PLAN
 SHEET CONTENTS

NO.	DESCRIPTION
1	PROPOSED FLOOR PLAN
2	EXISTING FLOOR PLAN
3	EXISTING H/C PARKING
4	EXISTING H/C PARKING
5	EXISTING H/C PARKING
6	EXISTING H/C PARKING
7	EXISTING H/C PARKING
8	EXISTING H/C PARKING
9	EXISTING H/C PARKING
10	EXISTING H/C PARKING

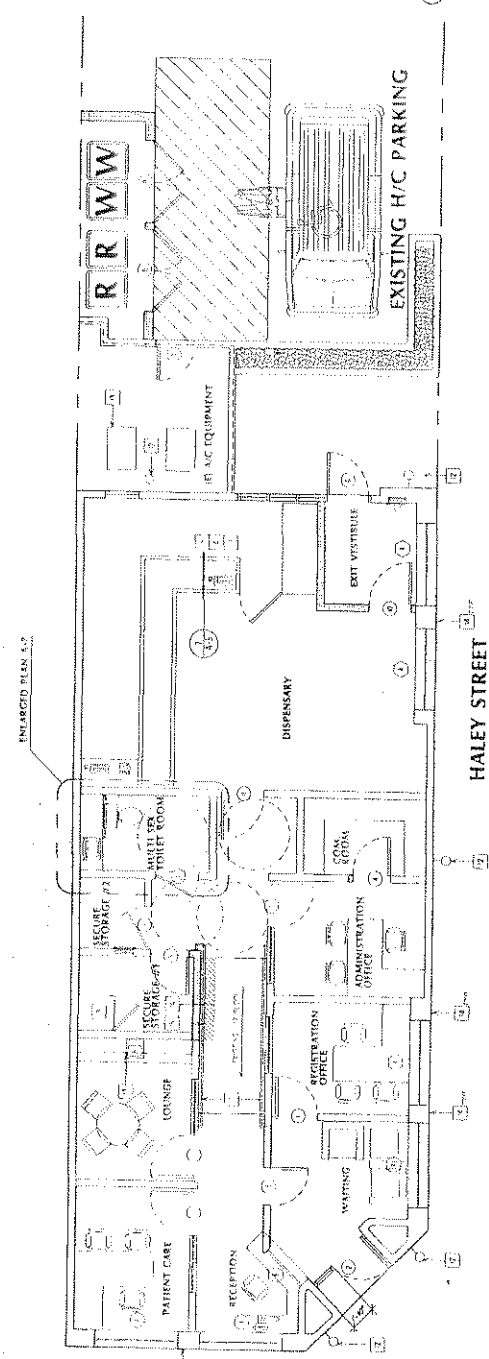
GENERAL NOTES/LEGEND

1. REFER TO SHEET A-3.2 FOR GENERAL NOTES.
2. ALL DIMENSIONS ARE IN FEET AND INCHES. DIMENSIONS ARE GIVEN TO THE CENTERLINE UNLESS OTHERWISE NOTED.
3. ALL DIMENSIONS ARE TO THE CENTERLINE UNLESS OTHERWISE NOTED.
4. ALL DIMENSIONS ARE TO THE CENTERLINE UNLESS OTHERWISE NOTED.
5. ALL DIMENSIONS ARE TO THE CENTERLINE UNLESS OTHERWISE NOTED.
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9. ALL DIMENSIONS ARE TO THE CENTERLINE UNLESS OTHERWISE NOTED.
10. ALL DIMENSIONS ARE TO THE CENTERLINE UNLESS OTHERWISE NOTED.

SECURITY FENCE
 SCALE 1"=10'-0"



HALEY STREET
 EXISTING AND DEMOLITION PLAN
 1/8"=1'-0"



HALEY STREET
 PROPOSED FLOOR PLAN
 1/8"=1'-0"

MILPAS STREET

MILPAS STREET

Terms of Agreement for Dispensary Services (TADS)

Welcome to Santa Barbara Patients' Collective Health Cooperative (SBPCHC). Our mission is to operate a legal and socially responsible medical cannabis dispensary. California Health and Safety Code 11362.5 - 11362.83 provides certain protections and limitations for safe access to medical cannabis. Your full cooperation and compliance with medical marijuana laws is, not only appreciated, but **REQUIRED** for you to have access to services from SBPCHC, including our dispensary.

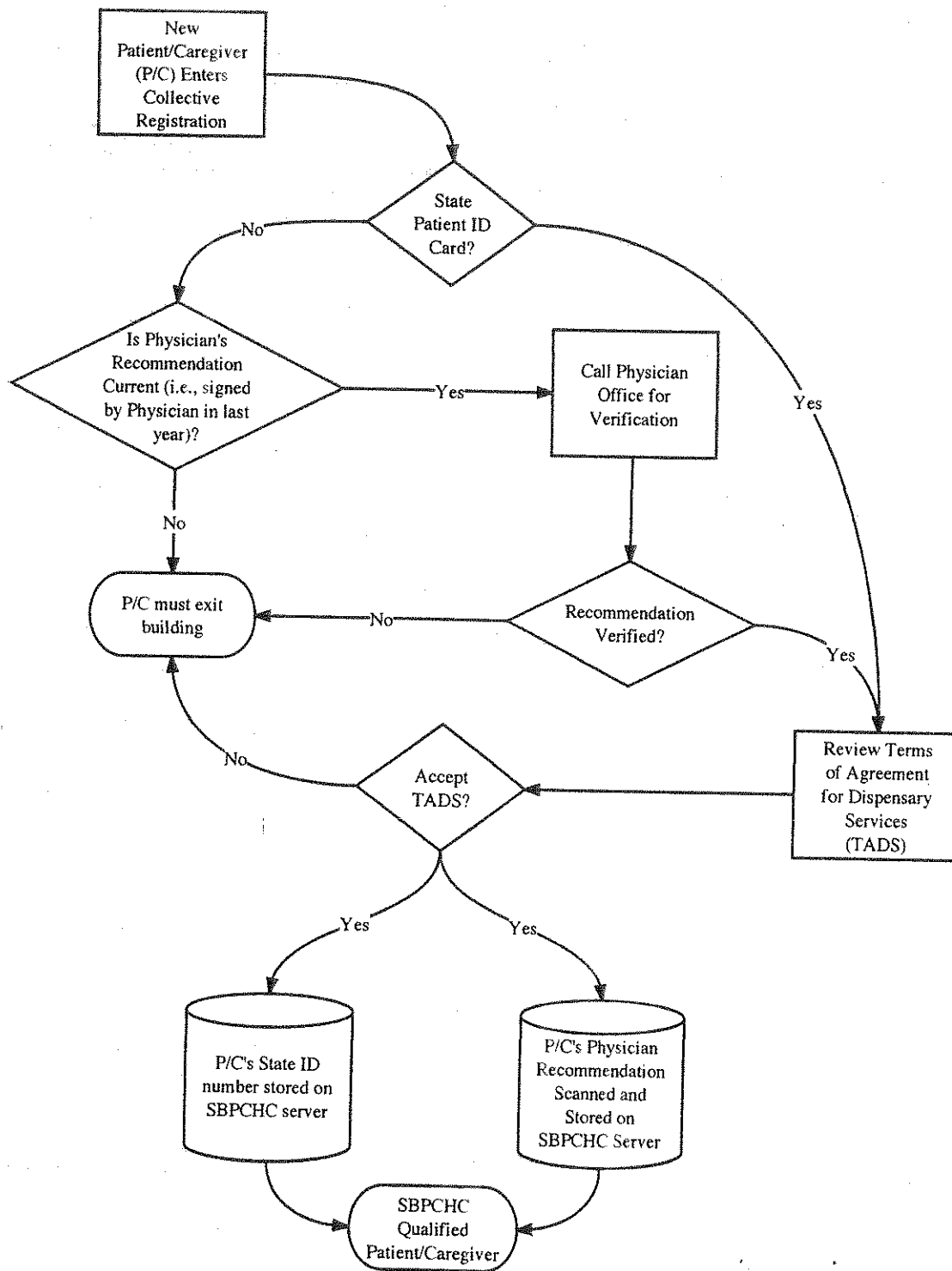
To receive any services, including obtaining medical cannabis, from SBPCHC, you agree:

- To provide valid ID (State issued ID or DMV issued) for entry to the building at all times, every time.
- To be at least 18 years of age.
- To provide a California-issued medical marijuana card or a copy of your physician recommendation for entry to the building at all times, every time.
- That only Qualified Patients or Caregivers ("Qualified P/C") in good standing with SBPCHC are allowed in the dispensary. Qualification by SBPCHC requires: (1) a state-issued medical marijuana ID number or verified physician recommendation stored on our secure server, and (2) accepting this Terms of Agreement for Dispensary Services.
- To pay in full at the time you obtain medical cannabis.
- **To NEVER RESELL.** Reselling your medication is illegal and you may face prosecution. Furthermore, your illegal activity may cause the City of Santa Barbara or the DEA to shut down medical cannabis dispensaries. SBPCHC has a strict, no-tolerance policy with criminal activity and violation of this law will get you permanently blacklisted at this dispensary.
- **To NOT consume cannabis** on the premises. This is mandated by the Municipal Code. The term "consumption" includes any method delivering active ingredients of cannabis to your body. The term "premises" includes the actual building, as well as any accessory structures, parking lot or parking areas, or other surroundings within 200 feet of the dispensary's entrance. Violation of this policy and Municipal Code may result in suspension or termination of your access to SBPCHC services.
- **To respect your fellow patients.**
- **To NOT loiter around the building or parking lot.** Please respect our neighbors.
- **To understand and obey all laws** regarding medical cannabis. Educate yourself and others about safe access to medical cannabis. If you would like more information on medical marijuana laws, please ask us and any of our employees would be pleased to help you. If you are unclear of the local and state laws for medical cannabis, please ask us for a copy.
- **To be under video surveillance** when visiting this facility. Any criminal activity inside or around the dispensary building will be reported to law enforcement. Footage of video surveillance will be made available to law enforcement and investigators.
- To keep all noise to a minimum. Please respect our neighbors.
- To respect other drivers. Don't double park, block driveways or park in reserved spots
- **To be an ambassador for the safe access of medical cannabis.** Your behavior, actions, and words influence the way people understand and perceive the medical cannabis community. Nuisance and criminal activity of any kind jeopardizes the rights of patients access to medical cannabis and SBPCHC's capacity to dispense medical cannabis and provide services to the patients' collective.

Breach of any of these terms constitutes cause for immediate suspension or termination of all SBPCHC services.

SBPCHC

Patient Qualification Process



Operations Plan

Santa Barbara Patients' Collective Health Cooperative (SBPCHC)

April 2009

Operations Plan Contents

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	*Limited circulation	
	**3 additional pages attached	

1. Introduction and Cooperative Overview:

In 1996, California voters enacted the Compassionate Use Act (CUA), which made California the first state to legalize marijuana (or "cannabis") for medical use. Subsequently, in 2004, California's medical marijuana law was amended with SB 420, which added additional protections to the CUA. As a result of these companion policies, California has the most comprehensive medical marijuana law in the country. The CUA and SB 420 have been codified as Health and Safety Code 11362.5 - 11362.83 and provide certain protections for safe access to medical cannabis. Under California's medical marijuana law, patients and primary caregivers are permitted to legally use, possess, transport, deliver, or cultivate marijuana for medical purposes. Additionally, SB 420 specifically protects collectives or cooperatives and allows primary caregivers to receive financial compensation for their services.

Santa Barbara Patients' Collective Health Cooperative (SBPCHC or "Cooperative") plans to operate a medical cannabis dispensary in City of Santa Barbara in accordance with Santa Barbara Municipal Code and California Health and Safety Code 11362.5 - 11362.83. The Cooperative will dispense California-grown, premium medical cannabis to legally qualified patients and primary caregivers consistent with the intent of California's Health & Safety Code and the provisions of Santa Barbara Municipal Code. In addition to dispensing medication, SBPCHC will apply a collective model of patient-directed health care. The Cooperative will finance and coordinate patient-directed health services through a suite of independent specialists, which may include a nutritionist, yoga instructor, massage therapist, legal assistance, mental health counselor, or personal chef. Integral to the financial and operational plan of the Cooperative, SBPCHC will contribute financially and volunteer actively in the Santa Barbara community to support local non-profit and charity organizations, with particular attention to the community service needs of the dispensary's neighborhood. SBPCHC's mission is to operate a legal and socially responsible medical cannabis dispensary.

2. Management Overview: Cooperative Founders

Nathaniel Reinke performed contract work for renovations and remodels throughout the greater East Bay area of San Francisco, California after studying philosophy and playing collegiate water polo at UCSB. In 2004, Mr. Reinke formed a partnership with Basil Milsal to develop a non-profit model and provide for patient needs in their local medical marijuana community. This partnership established relationships with medical cannabis dispensaries in Oakland and Berkeley while dedicating 100% of its efforts to support patients' and caregivers' needs. As a result of his experience in the Northern California medical marijuana community, Mr. Reinke believes in providing safe access to compassionate care and meeting the needs of patients through ethical and responsible business practice, charitable contribution, and active community service.

Basil Milsal successfully competed and placed at amateur level bicycle racing from 1991 - 2002. As a result of his dedication and rigorous training schedule since the age 11, Mr. Milsal consistently placed and impressed scouts at competitions, resulting in selection by

the U.S. National Team to represent the U.S. and race in Cuba, Mexico and Western Europe. Mr. Milsal is a 5-time national champion and was featured in National Geographic World Magazine. After retiring from his bicycle racing at 22, Mr. Milsal realized his business and sales potential through retail automobile sales and was consistently one of the top performers. Mr. Milsal also outperformed his peers as a sales associate in a premier retail home restoration store. In 2007, Mr. Milsal volunteered with Architecture for Humanity to move to South Africa and build an orphanage. He continues to be active in the organization.

James Lee graduated from Stanford in 1995 (B.S., Engineering, Product Design) and designed consumer electronics and medical diagnostic equipment for major companies in global markets. In 1997, Mr. Lee seized an opportunity to work and live in Rome, Italy to arrange financing and form a consortium for international construction projects. Mr. Lee was subsequently recruited by Bechtel Enterprises, completed their MBA training program, passed the Series 7 and Series 63 examinations, and qualified as a Registered Representative with the NASD. As financial analyst, Mr. Lee developed financial models and performed analysis for civil and powerplant construction projects. In search of startup experience, Mr. Lee joined a DSL provider based in Los Angeles. He served as Director of Finance and Strategic Planning. Mr. Lee wrote the company's business plan, developed the financial model, and with the underwriting services of UBS Warburg, raised \$180M in private placement financing and completed S1 filing requirements for the SEC in preparation for the company's IPO. In 2002, Mr. Lee founded a partnership to invest in a portfolio of judgment debt and make real estate investments. In 2006, Mr. Lee helped form a consulting company, LINA Inc, and continues to provide a breadth of services for the organization.

3. Legislation and Current Political Support

In 1996, California voters enacted the Compassionate Use Act (CUA), which made California the first state to legalize cannabis for medical use. Subsequently, in 2004, California's medical cannabis law was amended with SB 420, which added additional protections to the CUA. As a result of these companion policies, California has the most comprehensive medical cannabis law in the country. The CUA and SB 420 have been codified as Health and Safety Code 11362.5 - 11362.83 and provide certain protections and limitations for safe access to medical cannabis. Under California's medical marijuana law, patients and primary caregivers are permitted to legally use, possess, transport, deliver, or cultivate marijuana for medical purposes. Additionally, SB 420 specifically protects collectives or cooperatives and allows primary caregivers to receive financial compensation for their services.

In March 2008, Santa Barbara City Council adopted Ordinance No. 5449 amending the Municipal Code by adding Chapter 28.80 establishing regulations and procedures for medical cannabis dispensaries in the city of Santa Barbara.

The federal government regulates drugs through the Controlled Substances Act (CSA) (21 U.S.C. § 811), which does not recognize the difference between medical and

recreational use of marijuana. These laws are generally applied only against persons who possess, cultivate, or distribute large quantities of marijuana. Under federal law, marijuana is treated like every other controlled substance, such as cocaine and heroin. In principle, the federal government places every controlled substance in a schedule according to its relative potential for abuse and medicinal value. Under the CSA, marijuana is classified as a Schedule I drug, which means that the federal government views marijuana as highly addictive and having no medical value. Doctors may not "prescribe" marijuana for medical use under federal law, though they can "recommend" its use under the First Amendment.

The Drug Enforcement Administration (DEA), charged with enforcing federal drug laws, has taken a substantial interest in medical marijuana patients and caregivers in general, and large cultivation and distribution operations more specifically. Over the past few years, dozens of people have been targets of federal enforcement actions. Many of them have either been arrested or had property seized. More than a hundred are currently in prison or are facing charges or ongoing criminal or civil investigations for their cultivation or distribution of medical marijuana. The DEA, like local enforcement agencies, can choose how to make the best use of its time.

The DEA continues raids on medical cannabis dispensaries in spite of state and local legislation allowing medical cannabis dispensaries. However, Attorney General Eric J. Holder recently stated a change in policy, protecting state-sanctioned medical cannabis dispensaries.

Obama's statement during his campaign on state sanctioned medical cannabis dispensaries (Nashua, NH – Aug. 21, 2007): "I would not have the Justice Department prosecuting and raiding medical marijuana users. It's not a good use of our resources."

Attorney General Eric Holder's exchange with a reporter asking about state sanctioned medical cannabis dispensaries (Feb. 25, 2009):

Reporter's question: "Right after the inauguration there were some raids in California on medical marijuana dispensaries. Was that a deliberate decision by the Justice Department? Is that a prediction of policy going forward--do you expect those sorts of raids to continue?"

AG Holder's response: "What the President said during the campaign, you'll be surprised to know, will be consistent with what we'll be doing here in law enforcement. He was my boss during the campaign, he is formally and technically and by law my boss now. So what he said during the campaign is now American policy."

AG Holder's official policy statement (18 March 2009):

"The policy is to go after those people who violate both federal and state law, to the extent that people do that and try to use medical marijuana laws

as a shield for activity that is not designed to comport with what the intention was of the state law. Those are the organizations, the people, that we will target. And that is consistent with what the president said during the campaign."

"Given the limited resources that we have, our focus will be on people, organizations that are growing, cultivating substantial amounts of marijuana and doing so in a way that's inconsistent with federal and state law"

Support for medical cannabis may also be gauged by popular support for ending prohibition of cannabis.¹ Recently, in 2009, California State Assemblyman Tom Ammiano introduced AB 390, The Marijuana Control, Regulation, and Education Act, a bill to legalize and regulate the commercial production and sale of marijuana in California.

4. Overview of Access to Medical Cannabis

Although legislation provided for access to medical cannabis since 1996, patients cannot go to a pharmacy to fill a prescription for medical marijuana. Except for over-the-counter products, pharmacies can only dispense medications that are "prescribed." Unfortunately, the Federal government designated marijuana as a Schedule I drug; consequently, health care professionals may not prescribe medical marijuana. In addition, the state of California will not provide medical marijuana, seeds, clones, or advice on how to obtain medical marijuana to any patient. However, California is unique in that it is the only State that currently allows for a system to distribute medical marijuana. The CUA encourages "federal and state governments to implement a plan to provide for the safe and affordable distribution of marijuana to all patients in medical need of marijuana." Unfortunately, no such well-defined plan currently exists. Until such a plan does exist, patients may use caregivers (as spelled out by SB 420) or collectives and cooperatives to obtain their medicine. SB 420 explicitly allows for collectives and cooperatives and nothing in state law prohibits collectives and cooperatives from dispensing as part of their operation.

Patient Profile:

While health care professionals may not prescribe medical cannabis, a physician may "recommend" the use of medical cannabis under protection of the First Amendment. The recommendation is made for serious medical conditions as allowed by California's Health and Safety Code.

¹ Rasmussen Reports (Feb 2009) reported 40% of Americans in support of legalizing cannabis with 46% opposed and CBS News (Jan 2009) reported 41% of Americans in support of legalizing cannabis with 52% opposed.

<http://www.fivethirtyeight.com/2009/02/americans-growing-kinder-to-bud.html>
<http://www.pollingreport.com/drugs.htm>

"Serious medical condition" means any of the following medical conditions:

1. Acquired immune deficiency syndrome (AIDS);
2. Anorexia;
3. Arthritis;
4. Cachexia;
5. Cancer;
6. Chronic pain;
7. Glaucoma;
8. Migraine;
9. Persistent muscle spasms, including, but not limited to, spasms associated with multiple sclerosis;
10. Seizures, including, but not limited to, seizures associated with epilepsy;
11. Severe nausea;
12. Any other chronic or persistent medical symptom that either:
 1. Substantially limits the ability of the person to conduct one or more major life activities as defined in the Americans with Disabilities Act of 1990 (Public Law 101-336); and
 2. If not alleviated, may cause serious harm to the patient's safety or physical or mental health.

Under California's medical marijuana law, the state Department of Public Health set up a voluntary medical cannabis ID system. Although medical cannabis patients are not required by law to have such an ID, patients may show written documentation and obtain a California medical marijuana patient ID. Under the California medical marijuana law, "written documentation" means accurate reproductions of those portions of a patient's medical records that have been created by the attending physician, that contain the information described in paragraph (2) of subdivision (a) of Section 11362.715. The patient may submit to a county health department or the county's designee as part of an application for an identification card. The person is a legal medical cannabis patient with either the state-issued ID or a copy of the physician recommendation.

Caregiver Profile:

"Primary caregiver" means the individual, designated by a qualified patient or by a person with an identification card, who has consistently assumed responsibility for the housing, health, or safety of that patient or person, and may include any of the following:

- In any case in which a qualified patient or person with an identification card receives medical care or supportive services, or both, from a clinic, health care facility, residential care facility for persons with chronic life-threatening illness, a residential care facility for the elderly, a hospice, or a home health agency, the owner or operator, of no more than three employees who are designated by the owner or operator, of the clinic, facility, hospice, or home health agency, if designated as a primary caregiver by that qualified patient or person with an identification card;
- An individual who has been designated as a primary caregiver by more than one qualified patient, if every qualified patient, who has designated that individual as a primary caregiver resides in the same city or county as the primary caregiver;

- An individual who has been designated as a primary caregiver by a qualified patient who resides in a city or county other than that of the primary caregiver, may only be the designated primary caregiver for one qualified patient at any given time.
- A patient's primary caregiver must be at least 18 years of age, unless the primary caregiver is the parent of a minor child who is a qualified patient or a person with an identification card or the primary caregiver is a person otherwise entitled to make medical decisions under state law pursuant to Sections 6922, 7002, 7050, or 7120 of the Family Code.

Dispensary Profile:

Although California's medical marijuana law specifically prohibits any individual or group to cultivate or distribute medical marijuana for profit, California does allow a primary caregiver to receive compensation. This includes compensation for actual expenses, including reasonable compensation incurred for services providing access to medical marijuana for an eligible qualified patient.

In addition, California's medical marijuana law allows compensation for: "Any individual who provides assistance to a qualified patient or a person with an identification card, or his or her designated primary caregiver, in administering medical marijuana to the qualified patient or person or acquiring the skills necessary to cultivate or administer marijuana for medical purposes to the qualified patient or person."

These two concepts combine under California Health & Safety Code 11362.775, which permits: "Qualified patients, persons with valid identification cards, and the designated primary caregivers of qualified patients and persons with identification cards, who associate within the state of California to collectively or cooperatively cultivate marijuana for medical purposes. As a result of the above provisions, the following models have developed and grown since the passage of the CUA and SB 420:

- The agricultural or patient cooperative model seeks to combine the efforts of patients and caregivers, as the two work together to educate the public and grow cannabis. Each individual involved is expected to give what he or she can to the endeavor of cultivating cannabis for the cooperative. In return, the cooperative offers its members safe access to medical cannabis, often at no cost. While caregivers can be part of a cooperative, none need participate for a cooperative to be viable. A cooperative can be made up of patients only, but it is not required;
- The collective model is considered similar to the cooperative model; and
- The collective or cooperative dispensing model is perhaps the most commonly used model across the state. From a patient's standpoint, this model is the most simple, basic mechanism through which they can receive medical cannabis. Each dispensary maintains its own membership of legally qualified patients, and those members are allowed access to safe and affordable cannabis medicines. A Collective or Cooperative Dispensary with patient services is a more comprehensive model. With this model, the dispensary does not simply provide its members the opportunity to secure safe, medical-grade cannabis, but also offers other services to meet the needs of the patient's general well being. In this

way, the dispensary acts as its patient's primary caregiver, as well as a provider of medicine. At these facilities, health care providers may offer an array of services; attorneys and legal workers may provide legal information, educating patients and caregivers on their rights; and other workshops and services may be offered such as peer counseling, hospice-style care, classes on various topics like cultivation, as well as other special events benefiting the patients.

5. SBPCHC Dispensary, Patient Services, and Community Services

SBPCHC facilities will dispense medical cannabis, as well as provide services to meet the needs of the patients' collective and general well being. The Cooperative will provide a breadth of services to its patients, as well as contribute to organizations committed to service in the community. The mission of SBPCHC is to operate a legal and socially responsible medical cannabis dispensary.

SBPCHC Services to Medical Cannabis Patients

The Cooperative will source and dispense only California-grown, boutique, premium grade medical cannabis. Although allowed by California law under protection of Health and Safety Code 11362.775, SBPCHC does NOT cultivate cannabis NOR does it participate in the cultivation of cannabis. SBPCHC is NOT a large distribution operation for cannabis. The Cooperative supports its patients' medical cannabis needs through collective members who choose to cultivate medical cannabis on their own property, under their own direction and operating independently from SBPCHC's dispensary. The collective cultivation efforts of certain patients or caregivers support SBPCHC services to the patients' collective. SBPCHC's scope of services to its patients does NOT include cultivating marijuana – only dispensing medical cannabis in strict adherence to California Health and Safety Code and the Santa Barbara Municipal Code.

SBPCHC understands that certain patients seeking medical cannabis may have particular needs for alternate means of consumption. In addition to rotating varieties of premium medical cannabis flowers, SBPCHC will strive to provide a selection of the following goods:

- Edible and other non-smoking medical cannabis goods and products.
 - Butter
 - Oils
- Organically-grown medical cannabis
- Outdoor-grown medical cannabis (when in season)
- Medical cannabis pollen or other cannabis concentrates

Note: On October 21, 2003, California Attorney General Bill Lockyer issued an opinion addressing the legality of concentrated cannabis. Opinion #03-411 states that concentrated cannabis or hashish is included within the term "marijuana" as it is used in the CUA.

The Cooperative dispensary provides a safe environment for patients and caregivers to obtain medication packaged in compliance with California's Health & Safety Code.

In addition to providing dispensary services, SBPCHC will apply a collective model of patient-directed health care. The Cooperative will finance and coordinate patient-directed health services through a suite of independent specialists, or Patient Care Specialists ("PCS"); for example:

- Nutritionist
- Personal trainer
- Massage therapist
- Personal chef
- Mental health counselor
- Alternative medicine (acupuncture, herbal remedy) specialist
- Horticultural specialist
- Legal assistant
- Personal Yoga
- Personal Assistant

During the startup period of the Cooperative's dispensary operations, patients will provide valuable input and direction for the PCS program. As soon as financially viable, a budget based on collective direction and dispensary operations will fund the program such that PCS services are provided at no cost to patients.

SBPCHC Services to The Community

The Cooperative has developed a financial and operational plan integrating contributions to charity and other community service organizations. As dispensary operations mature and fluctuate, the SBPCHC Revenue Pledge Program (RPP) will be reviewed regularly to optimize the amount pledged to organizations. SBPCHC is already recruiting a candidate for Community Liaison. This person's responsibilities in the first six months of operations will include:

- Promoting understanding of the need for medical cannabis
- Communicating and promoting SBPCHC's responsible business practices and community service goals
- Managing public relations in the dispensary neighborhood
- Establishing and developing relationships with decision makers at local charitable, non-profit, and community service organizations
- Identifying organizations aligned with SBPCHC who are suitable recipients of the Cooperative's RPP.
- Identify Latino organizations aligned with SBPCHC who are suitable recipients of the Cooperative's RPP.
- Developing the budget for the Cooperative's RPP

With the help of the Community Liaison, SBPCHC plans to contribute and participate in several organizations, including:

- Adopt a Block
- Americans for Safe Access
- Surfrider
- Mental Health Institute
- Livestrong Foundation
- others

Excluding the founders, the Cooperative may hire between four (4) to six (6) additional employees, depending on operational requirements and regulations. Furthermore, after patients have finalized details for collective-driven health services and dispensary has achieved operational momentum, the Cooperative will contract independent specialists to provide PCS services.² Santa Barbara residents may appreciate the positive effect on Santa Barbara's job market during a time when unemployment rises to record highs while economic indicators sag to record lows.

The distressed state of California's economy is an impetus to State Assemblyman Tom Ammiano's bill to legalize marijuana. "With the state in the midst of an historic economic crisis, the move towards regulating and taxing marijuana is simply common sense. This legislation would generate much needed revenue for the state, restrict access to only those over 21, end the environmental damage to our public lands from illicit crops, and improve public safety by redirecting law enforcement efforts to more serious crimes," said Ammiano, "California has the opportunity to be the first state in the nation to enact a smart, responsible public policy for the control and regulation of marijuana." Under AB390, the state would collect regulated sales tax on a widely estimated \$14B marijuana market for California.² However AB390 has only recently been introduced and may not pass. SBPCHC's medical cannabis dispensary operations will collect sales tax, providing benefit to residents of City of Santa Barbara. By legally operating a dispensary in California, the Cooperative will also pay state taxes to California during a critical period of our state's economy. Lastly, the United States Treasury and IRS will collect SBPCHC medical cannabis dispensary tax revenue, after our government has asked taxpayers to bail out companies with large financial packages.

In summary, the mission of SBPCHC is to operate a legal and socially responsible medical cannabis dispensary. The Cooperative's dispensary will limit its selection to only California-grown, boutique, premium-quality medical cannabis. As such, SBPCHC will be managing a limited supply and its dispensary operations shall remain small scale or low volume. Cultivation always remains beyond the scope of SBPCHC services. Socially responsible business practice and meaningful community service goals directs decisions of the Cooperative.

6. Operational Overview

Organization Overview

The Cooperative's founding members are Nathaniel Reinke, Basil Milsal, and James Lee. Each member contributes to the administration and operations of the Cooperative. During the startup period of operations, the founding members expect to fulfill all of the various operational roles of the Cooperative. As the business grows and establishes itself in the community, the Cooperative plans to retain additional staff to assist in the Cooperative's day-to-day operations and expand its services.

The Cooperative's Medical Cannabis Specialist (MCS) dispenses medical cannabis to Qualified P/C. The MCS presents a dispensary menu including a brief written

² <http://www.time.com/time/nation/article/0,8599,1884956,00.html>

description of each variety, summarizing unique qualities and characteristics. Qualified P/Cs may also request the MCS to present samples representing each variety for a close visual inspection. After Qualified P/Cs specify selection and weight, the MCS collects payment for medication and retrieves prepackaged medication from the storage room located behind the dispensary counter. Depending on operational requirements, the Cooperative may employ more than one MCS.

The SBPCHC Host screens visitors to the building and must be a person trained for building and personal security. The Host monitors all security video cameras from the reception desk. In addition to keeping the building secure, the Host is also responsible for the safety of the Cooperative's patients and employees. Depending on operational requirements, the Cooperative may employ more than one Host.

The Patient Care Coordinator (PCC) registers new P/C to the collective, which includes verifying physician recommendations and reviewing the Terms and Agreements for Dispensary Services with each new P/C. In addition to managing the registration process and confidential patient records, the PCC manages the PCS program, the suite of patient-directed health services SBPCHC provides for Qualified P/C. With the Cooperative's programs at full operations, the PCC is the Cooperative's "care concierge" and addresses any care-related needs patients require. Within the organization, the PCC also coordinates community service and volunteer activities, for participation by both employees and patients of the Cooperative.

While SBPCHC's Community Liaison does not perform any duties or functions directly related to dispensary operations or patient care, the Community Liaison helps create the foundation for integrating the Cooperative's community service principles with its financial and operational plans. Our Community Liaison builds relationships in the neighborhood and community, and identifies pledge recipients. Furthermore, the Community Liaison develops the RPP budget and sets the direction for SBPCHC's community service efforts. The Community Liaison acts as the Cooperative's ambassador, and also manages public relations for the organization.

An organization chart is attached in the Appendix.

Day-to-Day Overview

The Cooperative plans to operate six (6) days a week from 10:00 a.m. to 7:00 p.m. While complying with any City laws, rules, or regulations regarding operating hours, the Cooperative plans to adjust dispensary hours as necessary to achieve the best balance of maximizing patients' convenience and controlling overhead costs of the organization.

The table below shows key day-to-day duties for each employee of the Cooperative:

	<u>Host</u>	<u>MCS</u>	<u>PCC</u>	<u>Director</u>	<u>Community Liaison</u>
Opening	<ul style="list-style-type: none"> - Arrive first: one (1) hour before open - Unlock building - Review security systems status and surveillance alerts - Permit employee entry - Walk premises, clear trash/ debris and remove graffiti 	<ul style="list-style-type: none"> - Arrive at least thirty (30) minutes before open - Re-stock dispensary storage from secure storage - Prepare menu 	<ul style="list-style-type: none"> - Arrive at least thirty (30) minutes before open - Boot secure server for patient records - Check outstanding physician verifications via email, voicemail, or fax. 	<ul style="list-style-type: none"> - Enter building with Host - Disarm burglar alarm systems - Unlock offices - Unlock secure storage for medical cannabis - Manage cash register drawer(s) 	<p>The Community Liaison performs duties independent of the dispensary's day-to-day operations and hours. Key responsibilities include:</p> <ul style="list-style-type: none"> - Managing public relations in the dispensary neighborhood
During	<ul style="list-style-type: none"> - Screen visitors - Perform security duties - Remind visitors of SBPCHC's Terms of Agreement for Dispensary Services - Enforce SBPCHC policies 	<ul style="list-style-type: none"> - Dispense medical cannabis - Alert Host of any security or safety issues - Notify Director if dispensary storage supply runs low - Promote community service and SBPCHC affiliations 	<ul style="list-style-type: none"> - Register new patients and caregivers - Manage PCS program - Promote SBPCHC affiliations and charities - Coordinate community service activities 	<ul style="list-style-type: none"> - Manage processes for compliance - Manage employees for compliance - Manage cashier drawer - Manage dispensary supply and logistics - Perform general administrative duties - Walk premises, clear trash/debris 	<ul style="list-style-type: none"> - Establishing and developing relationships with decision makers at local charitable, non-profit, and community service organizations - Identifying organizations aligned with SBPCHC who are suitable recipients of the Cooperative's RPP.
Closing	<ul style="list-style-type: none"> - Restrict visitor entry - Walk premises, clear trash/debris and remove graffiti - Clean reception area and administration office - Verify security systems operations - Escort employee to vehicle if necessary - Lock building 	<ul style="list-style-type: none"> - Report dispensary operating statistics - Transfer medical cannabis from dispensary storage to secure storage - Clean dispensary area 	<ul style="list-style-type: none"> - Backup and shutdown secure server for patient records - Clean office spaces 	<ul style="list-style-type: none"> - Lock secure storage for medical cannabis - Secure cash register drawer in safe - Arm burglar alarm system - Lock offices 	<ul style="list-style-type: none"> - Identifying Latino organizations aligned with SBPCHC who are suitable recipients of the Cooperative's RPP. - Developing the budget for the Cooperative's RPP

Processes Overview

Pursuant to California Health and Safety Code Section 11362.71 et seq., the Cooperative maintains confidential health care records of all patients and primary caregivers using only the identification card number issued by the county, or its agent as a protection of the confidentiality of the cardholders, or a copy of the written recommendation from a physician or doctor of osteopathy stating the need for medical cannabis under state Health & Safety Code Section 11362.5. SBPCHC's Patient Qualification process for new patients or caregivers includes verifying the physician's recommendation and reviewing the Terms and Agreement for Dispensary Services (TADS). The Appendix includes a draft flow chart showing the process for becoming a SBPCHC Qualified P/C.

All building visitors must pass inspection and screening before permitted entry to areas beyond the reception area of the building. A flowchart of the screening process is included in the Appendix.

The Cooperative will maintain a lean inventory for the sake of security. Additionally, SBPCHC will apply processes to limit and control dispensary inventory. During closed

hours, any medical cannabis products are stored in a locked, secure storage. At dispensary opening, the Director on duty unlocks the secure storage and the MCS restocks the dispensary storage room. During operating hours, a Director packages any additional medical cannabis in the Administration Office and only prepackaged medical cannabis continues to be stocked in the dispensary at controlled inventory levels. At dispensary closing, the MCS empties the dispensary storage room and transfers all medical cannabis to the secure storage. The Director on duty locks the storage and all offices, including the dispensary.

Hiring processes include multiple interviews, background checks, and training. SBPCHC requires background checks on candidates for employment with the Cooperative. As required by the City of Santa Barbara for a permit to operate a dispensary, the Cooperative will also request Live Scan Service through the Santa Barbara Police Department. SBPCHC does not hire persons with criminal histories or background check results inconsistent with the Cooperative's mission to operate a legal and socially responsible dispensary. Training for all employees include education on local, state, and federal laws regarding medical marijuana.

7. Risk Factor Analysis and Mitigation Strategies

Risk Factors	Mitigation Strategies
<p><u>Political Risk Factor Analysis:</u></p> <p>If Attorney General Holder or the Obama administration rescinds statements regarding the change in Federal policy on state-sanctioned medical cannabis dispensaries, SBPCHC would face the insurmountable risk of complete operational and organizational shutdown. The volatility of policy and enforcement agency decisions should not be underestimated, even under President Obama's administration.</p> <p>It is important to keep in mind that Federal marijuana laws are very serious, and punishment for people found guilty is frequently very steep. Federal law still considers marijuana a dangerous illegal drug with no acceptable medicinal value. In several federal cases, judges have ruled that medical marijuana cannot be used as a defense, though defense attorneys should attempt to raise the issue whenever possible during trial. Federal law applies throughout California and the United</p>	<p><u>Political Risk Mitigation Strategy:</u></p> <p>The founders of SBPCHC are expressly committed to developing the platform for and operating a socially responsible dispensary in compliance with all California medical marijuana laws, as well as all regulations and guidelines set forth in Santa Barbara Municipal Code. While the recent change in Federal policy allows for state-sanctioned medical cannabis dispensaries to operate without interference, SBPCHC must mitigate any risks born of Federal conflict with California medical marijuana laws.</p> <ul style="list-style-type: none"> • SBPCHC does NOT and will NEVER cultivate medical cannabis. • The Cooperative will request Live Scan Service for all candidates for employment. Any persons with records inconsistent with Cooperative's mission and commitment to lawful operations will not be hired. • Cooperative employee training will require thorough understanding and knowledge of California medical

States, not just on federal property. There are two types of federal sentencing laws: sentencing guidelines, enacted by the United States Sentencing Commission, and mandatory sentencing laws, enacted by Congress. The Sentencing Commission was created in 1987 to combat sentencing disparities across jurisdictions. The current mandatory minimum sentences were enacted in a 1986 drug bill.

Federal sentencing guidelines take into account not only the amount of marijuana but also past convictions. Not all marijuana convictions require jail time under federal sentencing guidelines, but all are eligible for imprisonment. If convicted and sentenced to jail, a minimum of 85% of that sentence must be served. The higher the marijuana amount, the more likely one is to be sentenced to jail time, as opposed to probation or alternative sentencing. Low-level offenses, even with multiple prior convictions, may end up with probation for the entire sentence of one to twelve months, and no jail time required. Possession of over 1 kg of marijuana with no prior convictions carries a sentence of six to twelve months with a possibility of probation and alternative sentencing. Over 2.5 kg with no criminal record carries a sentence of at least six months in jail; with multiple prior convictions, a sentence might be up to two years to three years in jail with no chance for probation.

In *United States v. Booker* (2005), a Supreme Court decision from January 2005, the court ruled that the federal sentencing guidelines (as outlined above) are advisory and no longer mandatory. However, many federal judges continue to give great deference to the guidelines.

In addition to the sentencing guidelines, there are statutory mandatory minimum

marijuana laws, and of the conflict between Federal and State laws.

- SBPCHC will support and contribute to political and legislative efforts protecting patients' and caregivers' safe access to medical cannabis
- SBPCHC will achieve and maintain meaningful community service goals
- SBPCHC will immediately establish and service its Legal Defense Reserve Fund on a monthly basis
- SBPCHC will comply with all state and local laws regarding medical marijuana

<p>sentences, which remain in effect after United States v. Booker and primarily target offenses involving large amounts of marijuana. There is a five-year mandatory minimum for cultivation of 100 plants or possession of 100kgs, and there is a ten-year mandatory minimum for these offenses if the defendant has a prior felony drug conviction. Cultivation or possession of 1000kg or 1000 plants triggers a ten-year mandatory minimum, with a twenty-year mandatory sentence if the defendant has one prior felony drug conviction, and a life sentence with two prior felony drug convictions.</p> <p>Most importantly, any political risk factors bear profound influence on nearly all other risk factors, even indirectly exposing SBPCHC to catastrophic risks.</p>													
<p><u>Business/Financial Risk Factor Analysis:</u></p> <p>In addition to the risks and challenges of developing an unproven model in emerging health services delivery, SBPCHC must be also prepared for risks born of the current recession.</p> <p>SBPCHC's operational and financial plans call for capital-intensive projects. The Cooperative will pay for Patient Care Specialists services and the associated costs of providing patient-directed health services. The Cooperative will also pledge portions of its dispensary revenue to local community service organizations, and in particular, to organizations in the dispensary's neighborhood. Furthermore, SBPCHC is committed to providing full employee benefits, perks, and instituting an employee profit-sharing program. These projects, in addition to operating a dispensary, require excellent management and significant overhead to execute properly. While the Cooperative's mission to operate a socially responsible dispensary may appear feasible upon first glance,</p>	<table><tr><th>Business/Financial</th><th>Risk</th><th>Mitigation</th></tr><tr><td colspan="3"><u>Strategy:</u></td></tr><tr><td colspan="3">SBPCHC's strategy to mitigate business and financial risk factors shall include:</td></tr><tr><td colspan="3"><ul style="list-style-type: none">All capital-intensive projects must be developed and budgeted with approval by SBPCHC Board of Directors. For fiscal responsibility, all programs shall be introduced with controlled cost increases to minimize distressing cash flow and exposing the Cooperative to risk of failure.The startup period of operations will be strictly limited to dispensary functions to focus on building operational momentum and increasing the patient collective size.Budgeted startup capital includes 45 days of projected working capital needs.SBPCHC is signing Letters of Interest with potential investors in the event operating capital needs outstrip dispensary output to secure bridge loan financing.SBPCHC will comply with all state and</td></tr></table>	Business/Financial	Risk	Mitigation	<u>Strategy:</u>			SBPCHC's strategy to mitigate business and financial risk factors shall include:			<ul style="list-style-type: none">All capital-intensive projects must be developed and budgeted with approval by SBPCHC Board of Directors. For fiscal responsibility, all programs shall be introduced with controlled cost increases to minimize distressing cash flow and exposing the Cooperative to risk of failure.The startup period of operations will be strictly limited to dispensary functions to focus on building operational momentum and increasing the patient collective size.Budgeted startup capital includes 45 days of projected working capital needs.SBPCHC is signing Letters of Interest with potential investors in the event operating capital needs outstrip dispensary output to secure bridge loan financing.SBPCHC will comply with all state and		
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<p>further analysis of SBPCHC budget shows significant costs associated with delivery of services and reduced revenue from pledging revenue through RPP.</p> <p>It is highly unlikely SBPCHC will have access to lines of credit to meet any short-term working capital needs. Startup capital and dispensary operations must support all cash outflow needs, exposing SBPCHC to payment default risk for payroll, facilities, services, or vendors. Financing options for medical cannabis dispensaries are extremely limited to impossible, leaving acute cash flow management the only option.</p> <p>Business and financial risks are not independent of other risk factors. Political risk factors may have severe consequences for SBPCHC and its founders. Aside from being shut down or having operations suspended, SBPCHC has significant exposure to business and financial risk inextricably tied to Federal conflict with State laws regarding medical cannabis. For example, although the DEA may allow dispensaries to operate, continued Federal raids on cultivation operations throughout California may drastically impact medical cannabis supplies, disrupt dispensary supply management, and harm purchasing power of the patients' collective.</p>	<p>local laws regarding medical marijuana.</p>
<p><u>Criminal Risk Factor Analysis:</u></p> <p>Criminals, or a criminal organization, may target medical cannabis dispensaries for cash and/or inventory. Additionally, under the assumption their targets have cash or cannabis, criminals may target medical cannabis patients approaching or leaving a medical cannabis dispensary. Major news media outlets are quick to report negative incidents related to dispensaries, disseminating the suspicion that dispensaries have large amounts of cash and valuable inventory. Sensationalizing</p>	<p><u>Criminal Risk Mitigation Strategy:</u></p> <p>SBPCHC is not a criminal enterprise, nor does it engage in criminal activity. While operating a dispensary lawfully under both state and local sanctions, the Cooperative seeks to mitigate all risks born of criminal activity in the following ways:</p> <ul style="list-style-type: none"> • SBPCHC will maintain a merchant account to accept credit and debit card transactions to minimize the amount of cash at the dispensary. However, due to the sensitive patient privacy issues of medical cannabis, cash is likely to

<p>coverage of Federal raids with reported "street values" further excites the criminal element and paints targets on any dispensary.</p> <p>SBPCHC will also be exposed to risks born of the potential criminal activities of any other dispensary operator. In spite of SBPCHC's responsible business practices and meaningful achievements in community service, the criminal activities of any single dispensary operator may jeopardize the operations of all dispensaries.</p> <p>In response to recessionary economic factors such as higher unemployment, petty crime rates may rise. The dispensary and its patients may fall victim to this statistical correlation between crime and economic recessions. An increase of crime activity in the dispensary neighborhood would trigger the dispensary's operational permit review with the City, regardless if the increase is a direct result of the economy in recession rather than the dispensary's operations.</p>	<p>remain the preferred payment method for medication by patients.</p> <ul style="list-style-type: none"> • As part of the security plan, the Cooperative will contract unmarked armored car services with a highly reputable provider to manage the Cooperative's cash deposits. Frequency and scheduling of depository pickups will be optimized for security. As a rule, minimal cash will be kept at the Cooperative. • Maintaining a minimal inventory of medical cannabis will be a governing business principle as well as a key security policy. SBPCHC will devote much effort and resources to maintaining a lean inventory. • SBPCHC has made every reasonable effort to develop a comprehensive Security Plan to mitigate any potential for criminal activities. • Absolutely no firearms or weapons will be kept on site. SBPCHC will not escalate a potentially dangerous or violent situation. The Cooperative will adhere to a strict internal policy against firearms and refuse to hire any persons with licenses to bear firearms, although employees may be allowed to carry personal protection devices (mace, stun). SBPCHC believes enforcement of laws and the mitigation of crime is, not only the responsibility of, but also best handled by, designated and fully trained enforcement agencies such as the Santa Barbara Police Department.
<p><u>Competitive Environment Risk Factor Analysis:</u></p> <p>Until SBPCHC receives its permit from the City of Santa Barbara to operate a dispensary, risk factors born of a competitive environment play a deciding role in the Cooperative's future. Zoning requirements limit location and proximity of dispensaries, leaving a limited number of available dispensary locations for a</p>	<p><u>Competitive Environment Risk Mitigation Strategy:</u></p> <p>As of 13 April 2009, SBPCHC finalized negotiations over the lease agreement for 500 N. Milpas Street with Brian Johnson of Radius Group in Santa Barbara. There is little reason to believe either party will not execute the agreement.</p> <p>The risks of a competitive environment are</p>

<p>surplus of permit applicants. Competitive applicants for the same location may have the capital to outbid SBPCHC and execute the lease agreement before SBPCHC is able to file a permit application for that location. Another applicant may file and be awarded a permit for the location before SBPCHC.</p> <p>After initial operations, the collective size of the Cooperative may shrink due to patients visiting other dispensaries as the City of Santa Barbara issues more permits for medical cannabis dispensaries. Although unlikely, competitive forces on pricing may drive down margins on medical cannabis. As an organization with capital-intensive projects guided by principles of social responsibility, SBPCHC is sensitive to pricing pressures and may not achieve enough positive cash flow after operations to support all of its projects.</p> <p>A competitive environment also increases the demands on medical cannabis cultivators, further complicated by the Federal laws not recognizing medical value of cannabis and prosecuting cultivators under severe penalties. A large number of dispensaries may overburden a persecuted and limited network of medical cannabis cultivators.</p>	<p>naturally mitigated through the careful city planning of Santa Barbara's Planning and Zoning Department. As a result of satisfying all zoning criteria and requirements, only a limited number of dispensaries shall operate in Santa Barbara. Nevertheless, SBPCHC will vigilantly monitor developments and activity concerning any proposed dispensaries.</p> <p>While well within the constraints of the Santa Barbara Municipal Code, the Cooperative will market its services through several ways to build its collective:</p> <ul style="list-style-type: none"> • Internet/Web presence (e.g., Facebook, MySpace, Craigslist, Twitter) • Registration with dispensary listings • Information seminars at local live-in care facilities, including shuttle services • Social network marketing techniques • Word-of-mouth <p>The Cooperative will also gather marketing intelligence at new patient check-in to maintain a running assessment and to identify the most effective or efficient patient acquisition channels.</p> <p>SBPCHC remains hopeful to develop a model for other lawful and socially responsible dispensary operators to evolve in other locations. Contrary to highly profit-driven capitalist enterprises, the Cooperative limits both quantity and selection to only California-grown, boutique, premium-quality medical cannabis and the dispensary will never be a low-price leader, nor a high-volume distributor. SBPCHC services the niche of patients demanding social responsibility and quality, patient-directed health services from their dispensary.</p>
<p><u>Property Management Risk Factor Analysis:</u></p> <p>SBPCHC leases the facilities and exposes operational cash flow to disruption beyond</p>	<p><u>Property Management Risk Mitigation Strategy:</u></p> <p>As of 13 April 2009, SBPCHC finalized negotiations over the lease agreement for</p>

the Cooperative's control if the owner of the property changes or terminates the lease agreement, sells the property, or deceases. The City of Santa Barbara reviews applications for medical cannabis dispensary permits based on the location of each proposed dispensary and its compliance with all zoning requirements specified in Chapter 28 of the Santa Barbara Municipal Code.	500 N. Milpas Street with Brian Johnson of Radius Group in Santa Barbara. There is little reason to believe either party will not execute the agreement.
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8. Key Success Factors

Successful execution of SBPCHC's Operations Plan depends on the following key success factors:

- a) Executed lease agreement for the location of the proposed dispensary at 500 N. Milpas Street
- b) Approved application and awarded permit to operate a medical cannabis dispensary in Santa Barbara
- c) Exceptional staffing
 - a. Community Liaison (As of 13 April 2009, the Cooperative is negotiating a contract for this position with a highly qualified candidate)
 - b. Host(s)
- d) Acute management
 - a. Full operational compliance with medical marijuana laws
 - b. Employee conduct
 - c. Collective conduct
 - d. Working Capital
 - e. Vendor and Supply Logistics
- e) Exceptional Security Plan

9. Benefit to Santa Barbara

SBPCHC's successful execution of this Operations Plan will bring measurable benefits to Santa Barbara, as well as the qualitative benefits our organization's mission aims to provide to our community. While the current recession has a profound negative effect on many existing businesses, from large corporations to small single-proprietorships, collecting sales tax through regulated medical cannabis dispensaries may provide the City of Santa Barbara with additional revenue otherwise unrealized. Not only will healthy operational cash flow provide substantial, quantifiable benefit to the City, it will allow SBPCHC to fund and operate all patient-directed care programs and to fulfill the greater community service aspects of the SBPCHC mission. At full operations, SBPCHC expects to be a shining model of successful Santa Barbara City administration, planning, fiscal management, and government.

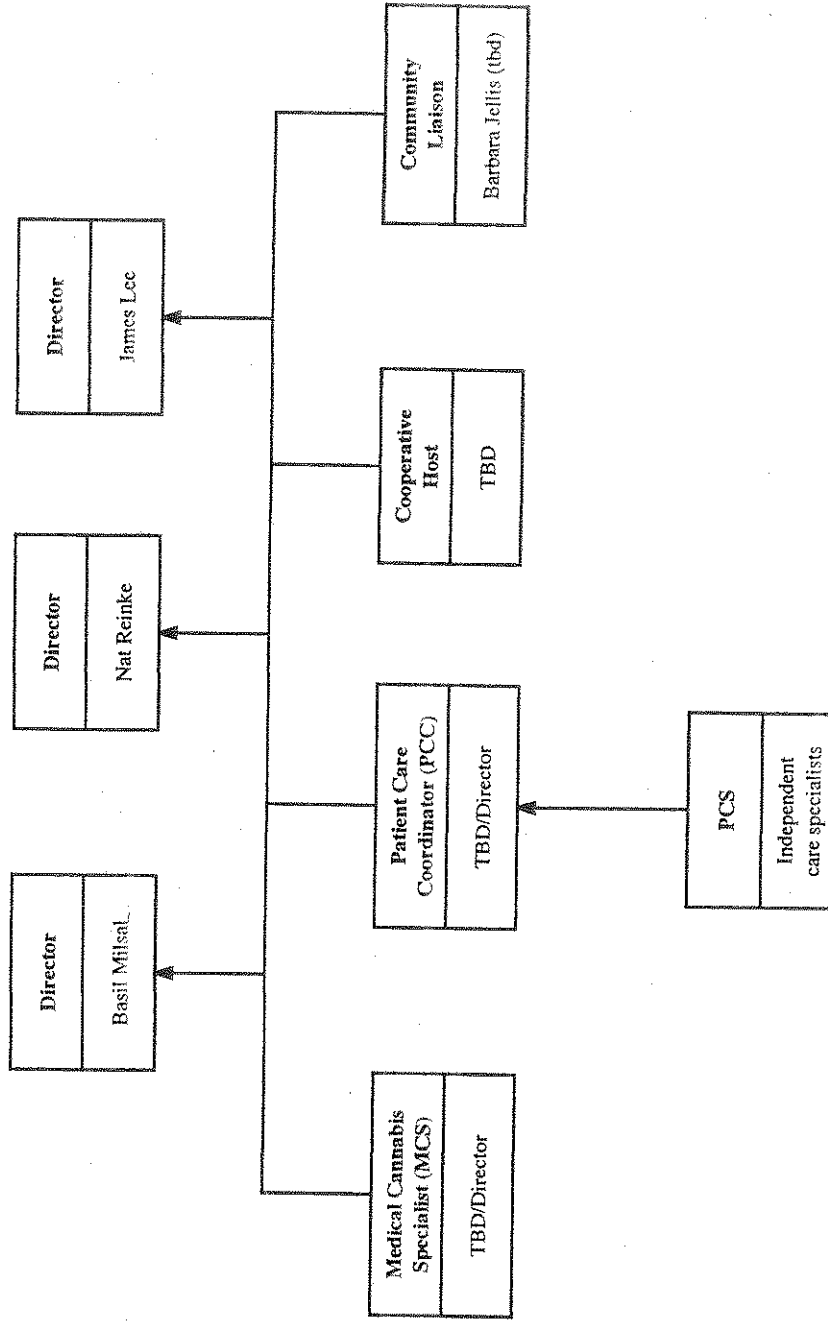
10. Security Plan – CONFIDENTIAL

The SBPCHC Security Plan is confidential, exists as a separate document, restricted in circulation, and is beyond the scope of this Operations Plan. Pursuant to Santa Barbara Municipal Code, a copy of the security plan shall be on file, under seal, with Santa Barbara's Chief of Police.

11. Appendix Contents (attached: 3 pages)

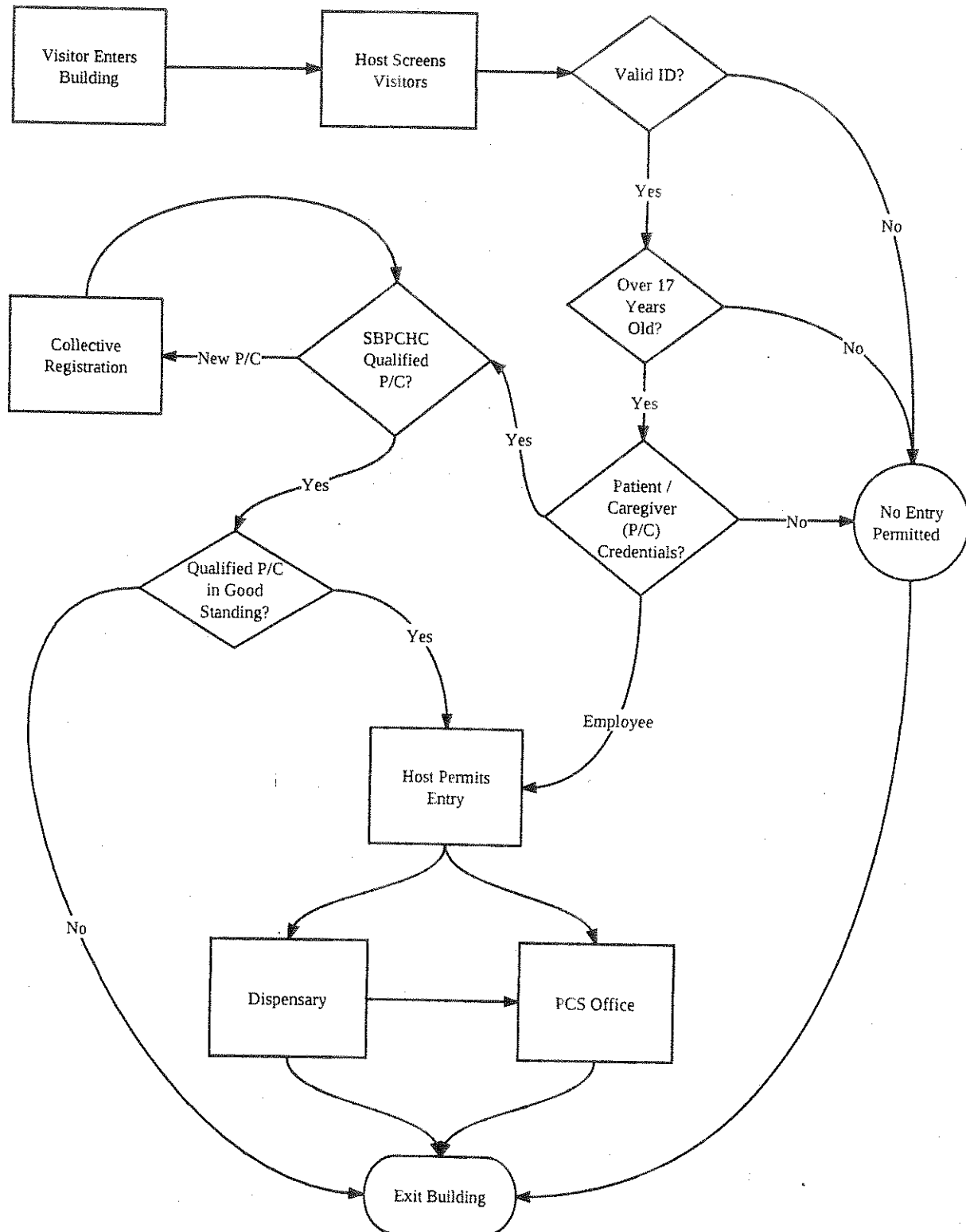
- A. Organization Chart
- B. Visitor Screening Process Flowchart
- C. Patient Qualification Process Flowchart

Santa Barbara Patients' Collective Health Cooperative (SBPCHC)



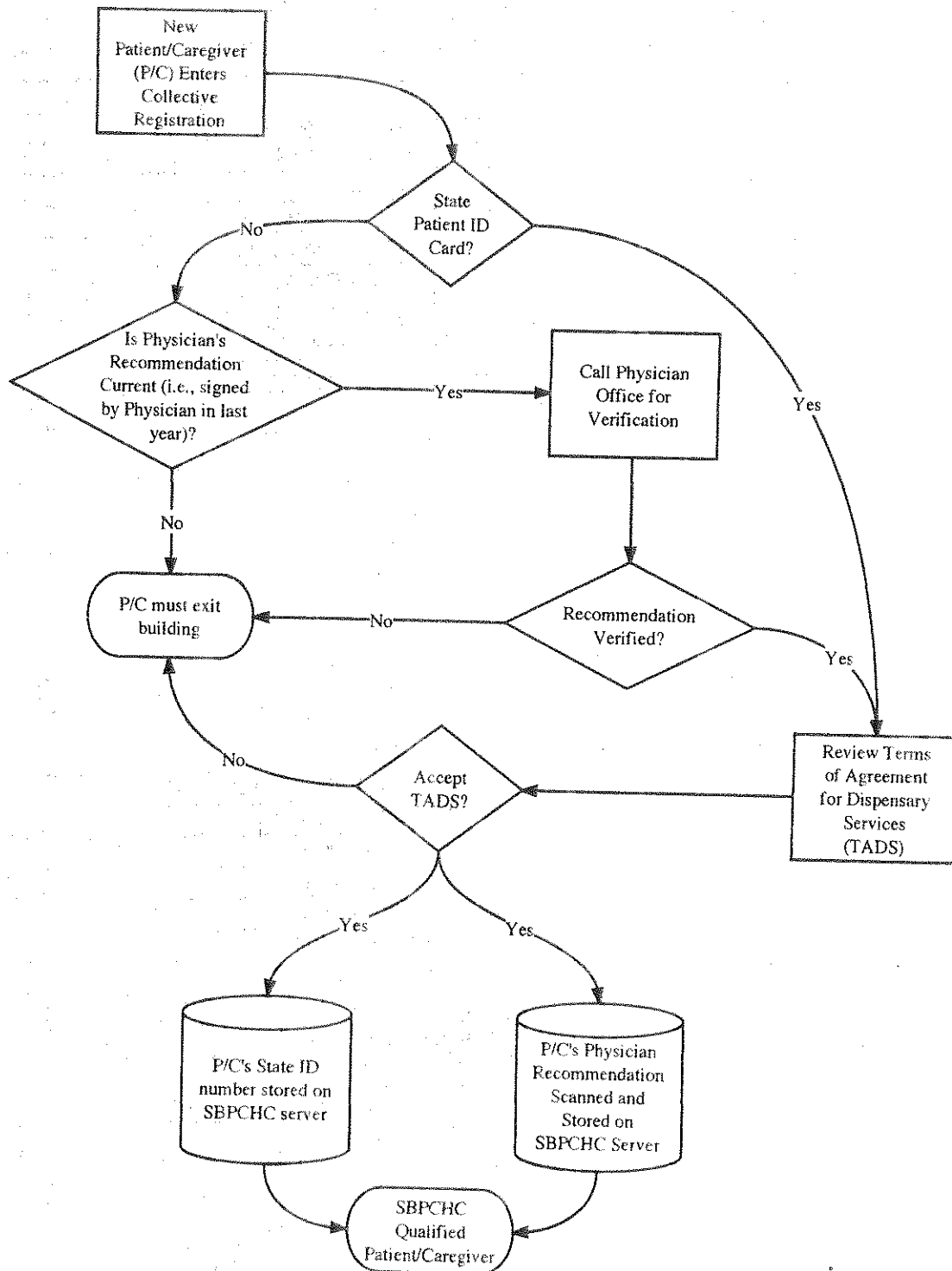
SBPCHC

Visitor Screening Process



SBPCHC

Patient Qualification Process



**City of Santa Barbara
Police**

215 E. Figueroa St
Santa Barbara, CA 93101
Phone: (805) 897-2300
Fax: (805) 897-3714

Fax

To James Lee	From Barbara Toohey - Crime Analyst
Fax 925-939-9176	Date 3/10/09
Phone 886-2919	CC
Re Request for Statistics	Pages (13 including cover page)

☐ **Urgent** ☒ **For Review** ☐ **Please Comment** ☐ **Please Reply** ☐ **Please Recycle**

Hello Mr. Lee...Here is the report you requested (for the past 2 years). I did not run statistics for Haley St. as I thought these pages would give you some idea of the general area around Milpas and Haley. Let me know if you have any questions. I could also send you a Beat report showing the activity in the different 6 Beats the city is broken into for law enforcement purposes. Just let me know via e-mail.

Thanks much. Barbara

Barbara Toohey

SBPD Crime Analyst

805-897-3711

btoohey@sbpd.com

GO#	DATE	TIME	LOCATION	OFFENSE
200705921	03/21/2007	1004	300 N MILPAS ST	MC OPEN CONTAINER
200706194	03/24/2007	2055	300 N MILPAS ST	MC OPEN CONTAINER
200706381	03/27/2007	1330	300 N MILPAS ST	COLLISION NON-INJURY
200706429	03/28/2007	0	300 N MILPAS ST	COLLISION HIT&RUN
200708005	04/17/2007	1418	300 N MILPAS ST	IMPOUND VEH DDL SUSP
200708030	04/17/2007	2225	300 N MILPAS ST	IMPOUND VEH DDL SUSP
200709345	05/04/2007	1925	300 N MILPAS ST	MC OPEN CONTAINER
200711245	05/28/2007	1930	300 N MILPAS ST	VANDALISM-HISTORICAL AUTO
200711769	06/05/2007	800	300 N MILPAS ST	MC OPEN CONTAINER
200712677	06/16/2007	1331	300 N MILPAS ST	MC OPEN CONTAINER
200712989	06/20/2007	1420	300 N MILPAS ST	COLLISION HIT&RUN
200713246	06/23/2007	1640	300 N MILPAS ST	MC OPEN CONTAINER
200713343	06/25/2007	30	300 N MILPAS ST	IMPOUND VEH DDL SUSP
200713346	06/25/2007	56	300 N MILPAS ST	MARIJUANA POSS CONCENTRATED
200713833	06/30/2007	1630	300 N MILPAS ST	MC OPEN CONTAINER
200714515	07/08/2007	1120	300 N MILPAS ST	LIQUOR-MINOR IN POSSESSION
200714797	07/11/2007	2100	300 N MILPAS ST	COLLISION NON-INJURY
200715062	07/14/2007	1650	300 N MILPAS ST	MC OPEN CONTAINER
200715202	07/16/2007	1330	300 N MILPAS ST	MISC US CODE VIOL
200716326	08/01/2007	1220	300 N MILPAS ST	COLLISION NON-INJURY
200716994	08/06/2007	1919	300 N MILPAS ST	ALCOHOL-DRUNK IN PUBLIC
200717446	08/13/2007	1730	300 N MILPAS ST	SOBERING STATION-ADMISSION
200717663	08/16/2007	1655	300 N MILPAS ST	MARIJUANA POSS UNDER OUNCE
200717852	08/19/2007	1655	300 N MILPAS ST	MISD WARRANT-FTA/BENCH NOT TRA
200718446	08/26/2007	815	300 N MILPAS ST	POSSESSION OF SHOPPING CART
200718926	09/01/2007	1755	300 N MILPAS ST	MC OPEN CONTAINER
200719321	08/29/2007	0	300 N MILPAS ST	SEX-CHILD MOLEST UNDER 14 YRS
200722228	10/13/2007	1655	300 N MILPAS ST	MC OPEN CONTAINER
200722314	10/15/2007	830	300 N MILPAS ST	SUSP CIRCS OTHER
200722669	10/19/2007	2225	300 N MILPAS ST	MC CURFEW
200723403	10/28/2007	1655	300 N MILPAS ST	POSSESSION OF SHOPPING CART
200723978	11/04/2007	1155	300 N MILPAS ST	MC OPEN CONTAINER
200724304	11/08/2007	2140	300 N MILPAS ST	MC OPEN CONTAINER
200725325	11/22/2007	1545	300 N MILPAS ST	MISC VC VIOLATION
200725539	11/25/2007	1440	300 N MILPAS ST	MC OPEN CONTAINER
200725888	11/30/2007	1125	300 N MILPAS ST	MISC MISDEMEANOR
200726025	12/01/2007	2250	300 N MILPAS ST	IMPOUND VEH DDL SUSP
200740582	12/04/2007	1635	300 N MILPAS ST	COLLISION NON-INJURY
200741122	12/06/2007	2142	300 N MILPAS ST	SOBERING STATION-ADMISSION
200744664	12/22/2007	2250	300 N MILPAS ST	DRUGS POSS PARAPHERNALIA
200745795	12/28/2007	2220	300 N MILPAS ST	23222B DRIVER POSS MARIJUANA
200801249	01/06/2008	1445	300 N MILPAS ST	MC OPEN CONTAINER
200809212	02/08/2008	1118	300 N MILPAS ST	MC OPEN CONTAINER NEAR RETAIL
200811376	02/17/2008	32	300 N MILPAS ST	MARIJUANA POSS UNDER OUNCE
200811386	02/17/2008	30	300 N MILPAS ST	K9 VEHICLE SEARCH-NARCOTICS
200816494	03/08/2008	1650	300 N MILPAS ST	MISD WARRANT-FTA/BENCH NOT TRA

200819338	03/19/2008	1434	300 N MILPAS ST	COLLISION NON-INJURY
200820031	03/21/2008	2340	300 N MILPAS ST	IMPOUND VEH DDL SUSP
200820435	03/23/2008	1655	300 N MILPAS ST	MC OPEN CONTAINER
200823319	04/04/2008	915	300 N MILPAS ST	MC OPEN CONTAINER
200823663	04/05/2008	1710	300 N MILPAS ST	IMPOUND VEH DDL SUSP
200824854	04/10/2008	1620	300 N MILPAS ST	MISD WARRANT-FTA/BENCH NOT TRA
200827699	04/21/2008	1240	300 N MILPAS ST	MC OPEN CONTAINER
200827887	04/22/2008	1055	300 N MILPAS ST	POSSESSION OF SHOPPING CART
30929	05/04/2008	815	300 N MILPAS ST	MC BIKES ON SIDEWALKS
37467	05/30/2008	44	300 N MILPAS ST	12500A UNLICENSED DRIVER
38930	06/04/2008	813	300 N MILPAS ST	IMPOUND VEH DDL SUSP
40162	06/08/2008	1358	300 N MILPAS ST	SICK/CARED FOR
52774	07/26/2008	914	300 N MILPAS ST	IMPOUND VEH OTHER
54020	07/30/2008	2105	300 N MILPAS ST	MC BIKES ON SIDEWALKS
51008	07/19/2008	1622	300 N MILPAS ST	MC BLOCKING PUBLIC SIDEWALK
59900	08/17/2008	1452	300 N MILPAS ST	MC OPEN CONTAINER
59939	08/17/2008	1749	300 N MILPAS ST	POSSESSION OF SHOPPING CART
59413	08/15/2008	1656	300 N MILPAS ST	POSSESSION OF SHOPPING CART
58771	08/13/2008	1619	300 N MILPAS ST	POSSESSION OF SHOPPING CART
45871	07/01/2008	1115	300 N MILPAS ST	ASSIST OTHER AGENCY
64581	09/04/2008	1713	300 N MILPAS ST	MC OPEN CONTAINER
64587	09/04/2008	1730	300 N MILPAS ST	MISD WARRANT-OTHER JURISDICTION
64868	09/05/2008	1616	300 N MILPAS ST	MC OPEN CONTAINER
64873	09/05/2008	1621	300 N MILPAS ST	MC OPEN CONTAINER
64795	09/05/2008	1146	300 N MILPAS ST	MC OPEN CONTAINER
64800	09/05/2008	1205	300 N MILPAS ST	FTA AFTER CITATION
73984	10/09/2008	1952	300 N MILPAS ST	MC OPEN CONTAINER
61801	08/25/2008	0	300 N MILPAS ST	PETTY THEFT-OTHER
64805	09/05/2008	1225	300 N MILPAS ST	FALSE ID TO PEACE OFFICER
79092	10/31/2008	1505	300 N MILPAS ST	12500A UNLICENSED DRIVER
79700	11/02/2008	653	300 N MILPAS ST	12500A UNLICENSED DRIVER
83193	11/17/2008	1130	300 N MILPAS ST	ALCOHOL-DRUNK IN PUBLIC
83900	11/20/2008	1413	300 N MILPAS ST	SOBERING STATION-ADMISSION
85462	11/27/2008	1724	300 N MILPAS ST	ROBBERY-OTHER
89136	12/13/2008	1255	300 N MILPAS ST	IMPOUND VEH REG EXP 6 MOS
92252	12/27/2008	1649	300 N MILPAS ST	POSSESSION OF SHOPPING CART
548	01/03/2009	855	300 N MILPAS ST	12500A UNLICENSED DRIVER
161	01/01/2009	1640	300 N MILPAS ST	MC OPEN CONTAINER
251	01/02/2009	325	300 N MILPAS ST	DUMPING OF WASTE
419	01/02/2009	1942	300 N MILPAS ST	DUMPING OF WASTE
1791	01/08/2009	1127	300 N MILPAS ST	POSSESSION OF SHOPPING CART
1793	01/08/2009	1134	300 N MILPAS ST	MC OPEN CONTAINER
2595	01/11/2009	1221	300 N MILPAS ST	12500A UNLICENSED DRIVER
4281	01/17/2009	2224	300 N MILPAS ST	LIQUOR-MINOR IN POSSESSION
6721	01/28/2009	2353	300 N MILPAS ST	12500A UNLICENSED DRIVER
6930	01/29/2009	1901	300 N MILPAS ST	MC OPEN CONTAINER
9846	02/10/2009	924	300 N MILPAS ST	MC OPEN CONTAINER

12727	02/21/2009	654	300 N MILPAS ST	12500A UNLICENSED DRIVER
14062	02/26/2009	340	300 N MILPAS ST	23140 JUV DRINK WHILE DRIVING
15264	03/03/2009	159	300 N MILPAS ST	DUI ALCOHOL .08 OR MORE
17089	03/10/2009	200	300 N MILPAS ST	
200717156	08/09/2007	850	300 N NOPAL ST	STORED VEH NO PARKING/POSTED
200717157	08/09/2007	835	300 N NOPAL ST	STORED VEH NO PARKING/POSTED
200723121	10/26/2007	115	300 N NOPAL ST	K9 ACTIVITY
200723371	10/28/2007	241	300 N NOPAL ST	BATTERY
200725533	11/25/2007	0	300 N NOPAL ST	IMPOUND VEH DDL SUSP
200810797	02/14/2008	2212	300 N NOPAL ST	MC CURFEW
200821998	03/29/2008	2000	300 N NOPAL ST	COLLISION HIT&RUN
73694	10/08/2008	2052	300 N NOPAL ST	21201A BICYCLE EQUIP BRAKES
76092	10/18/2008	1315	300 N NOPAL ST	ALCOHOL-DRUNK IN PUBLIC
200711597	06/02/2007	1530	301 N MILPAS ST	DISTURBANCE-OTHER
61590	08/24/2008	934	302 N MILPAS ST	MC OPEN CONTAINER
200706588	03/30/2007	1145	304 N MILPAS ST	ALCOHOL-DRUNK IN PUBLIC
200803454	01/15/2008	1850	305 N MILPAS ST	BURGLARY-SHOPLIFT
200803463	01/15/2008	2000	305 N MILPAS ST	PETTY THEFT-FROM BUILDING
200826866	04/18/2008	330	305 N MILPAS ST	SOBERING STATION-ADMISSION
29408	04/26/2008	2000	305 N MILPAS ST	BURGLARY-VEHICLE
38938	06/04/2008	917	305 N MILPAS ST	STOLEN LOCAL/RECOVERED LOCAL
200716810	08/04/2007	2224	310 N MILPAS ST	IMPOUND VEH DDL SUSP
200743116	12/15/2007	1404	310 N MILPAS ST	MC OPEN CONTAINER
200801455	01/07/2008	1640	310 N MILPAS ST	MC OPEN CONTAINER
200802259	01/10/2008	2050	310 N MILPAS ST	VANDALISM UNDER \$400
200819263	03/19/2008	1040	310 N MILPAS ST	SICK/CARED FOR
80237	11/04/2008	2055	310 N MILPAS ST	ALCOHOL-DRUNK IN PUBLIC
200721755	10/07/2007	1130	312 N MILPAS ST	PETTY THEFT-FROM BUILDING
91601	12/24/2008	857	312 N MILPAS ST	MC OPEN CONTAINER
73126	10/06/2008	0	312 N NOPAL ST	ANNOYING PHONE CALLS
200708057	03/21/2007	0	314 N MILPAS ST	CHECKS-INSUFFICIENT FUNDS NSF
200721684	10/06/2007	1010	314 N MILPAS ST	MC OPEN CONTAINER
200722226	10/13/2007	1625	314 N MILPAS ST	MARIJUANA SELL/TRANS/FURNISH
200722542	07/03/2007	0	314 N MILPAS ST	CHECKS-ACCOUNT CLOSED
200724442	11/10/2007	1035	314 N MILPAS ST	MC OPEN CONTAINER
200724443	11/10/2007	1035	314 N MILPAS ST	ALCOHOL-DRUNK IN PUBLIC
200740879	12/05/2007	2211	314 N MILPAS ST	DRUGS POSS PARAPHERNALIA
200745893	12/29/2007	1205	314 N MILPAS ST	MC OPEN CONTAINER
200811202	02/16/2008	1350	314 N MILPAS ST	ALCOHOL-DRUNK IN PUBLIC
200813969	02/27/2008	1700	314 N MILPAS ST	ALCOHOL-DRUNK IN PUBLIC
200816465	03/08/2008	1520	314 N MILPAS ST	ALCOHOL-DRUNK IN PUBLIC
200816493	03/08/2008	1640	314 N MILPAS ST	ALCOHOL-DRUNK IN PUBLIC
200818192	03/15/2008	1100	314 N MILPAS ST	MC OPEN CONTAINER
200821657	03/28/2008	1520	314 N MILPAS ST	MC OPEN CONTAINER
34006	05/16/2008	1711	314 N MILPAS ST	MC OPEN CONTAINER
35609	05/22/2008	1512	314 N MILPAS ST	MC OPEN CONTAINER
39269	06/05/2008	1254	314 N MILPAS ST	MC OPEN CONTAINER

39076	06/04/2008	2053	314 N MILPAS ST	SOBERING STATION-ADMISSION
39874	06/07/2008	1316	314 N MILPAS ST	MC OPEN CONTAINER
41391	06/13/2008	1626	314 N MILPAS ST	MC OPEN CONTAINER
41394	06/13/2008	1628	314 N MILPAS ST	POSSESSION OF SHOPPING CART
43132	06/20/2008	1138	314 N MILPAS ST	MC OPEN CONTAINER
43532	06/21/2008	1701	314 N MILPAS ST	MC OPEN CONTAINER
48753	07/11/2008	1212	314 N MILPAS ST	MC OPEN CONTAINER
53885	07/30/2008	1702	314 N MILPAS ST	14601.1 SUSPENDED OR REV LIC
50153	07/16/2008	1826	314 N MILPAS ST	DUMPING OF WASTE
58768	08/13/2008	1612	314 N MILPAS ST	MC OPEN CONTAINER
59391	08/15/2008	1559	314 N MILPAS ST	MC OPEN CONTAINER
59410	08/15/2008	1650	314 N MILPAS ST	MC OPEN CONTAINER
64850	09/05/2008	1531	314 N MILPAS ST	MC OPEN CONTAINER
67100	09/13/2008	1331	314 N MILPAS ST	MISD WARRANT-FTA/BENCH NOT TRA
67720	09/15/2008	1730	314 N MILPAS ST	PAROLE VIOLATION
68508	09/18/2008	1250	314 N MILPAS ST	FTA AFTER CITATION
73920	10/09/2008	1606	314 N MILPAS ST	MC OPEN CONTAINER
87086	12/05/2008	1137	314 N MILPAS ST	MC OPEN CONTAINER
89907	12/16/2008	2100	314 N MILPAS ST	MARIJUANA POSS UNDER OUNCE
88595	12/03/2008	1200	314 N MILPAS ST	CHECKS-INSUFFICIENT FUNDS NSF
90528	12/19/2008	1526	314 N MILPAS ST	MC OPEN CONTAINER
7160	01/30/2009	1630	314 N MILPAS ST	MISC B&P VIOL
11525	02/16/2009	1625	314 N MILPAS ST	ALCOHOL-DRUNK IN PUBLIC
71918	10/01/2008	2337	315 N MILPAS ST	MC OPEN CONTAINER
71920	10/01/2008	2356	315 N MILPAS ST	FTA AFTER CITATION
200708380	04/22/2007	0	316 N MILPAS ST	MISC MISDEMEANOR
200710120	05/14/2007	2140	316 N MILPAS ST	MC OPEN CONTAINER
200718757	08/30/2007	1245	316 N MILPAS ST	DUMPING OF WASTE
200720542	09/21/2007	1540	316 N MILPAS ST	MC OPEN CONTAINER
200801422	01/07/2008	1327	316 N MILPAS ST	MC OPEN CONTAINER
200810049	02/11/2008	2015	316 N MILPAS ST	MC OPEN CONTAINER
200816730	03/09/2008	1858	316 N MILPAS ST	MC OPEN CONTAINER
200820447	03/23/2008	1840	316 N MILPAS ST	ALCOHOL-DRUNK IN PUBLIC
36810	05/27/2008	1021	316 N MILPAS ST	MISD WARRANT-FTA/BENCH NOT TRA
35931	05/23/2008	1800	316 N MILPAS ST	PROBATION VIOLATION
78367	10/29/2008	105	316 N MILPAS ST	MC OPEN CONTAINER
88457	12/10/2008	1915	316 N MILPAS ST	LIQUOR-MINOR IN POSSESSION
200801906	01/09/2008	1545	317 N MILPAS ST	MC OPEN CONTAINER
200715941	07/27/2007	0	319 N MILPAS ST	PETTY THEFT-FROM VEHICLE
200717270	08/10/2007	1526	319 N MILPAS ST	MC OPEN CONTAINER
200722985	10/24/2007	1715	319 N MILPAS ST	ALCOHOL-DRUNK IN PUBLIC
200806897	01/30/2008	700	319 N MILPAS ST	MC UNLAWFUL CAMPING
49093	07/12/2008	1238	319 N MILPAS ST	MC OPEN CONTAINER
59875	08/17/2008	1224	319 N MILPAS ST	MC OPEN CONTAINER
51493	07/21/2008	1000	319 N MILPAS ST	THREATS - NON TERRORIST/DOCUME
70407	09/25/2008	1700	320 N MILPAS ST	GRAND THEFT-OTHER
200725540	11/25/2007	1455	321 N MILPAS ST	ALCOHOL-DRUNK IN PUBLIC

67097	09/13/2008	1326	321 N MILPAS ST	MC OPEN CONTAINER
75437	10/15/2008	1546	321 N MILPAS ST	MC OPEN CONTAINER
253	01/02/2009	338	321 N MILPAS ST	MC OPEN CONTAINER
200714174	05/01/2007	0	321 N MILPAS ST 3	SEX-CHILD MOLEST UNDER 14 YRS
58182	08/11/2008	1308	325 N ALISOS ST	SUSPICIOUS PERSON
200709137	04/28/2007	2100	325 N MILPAS ST	MISSING PERSON
200724476	11/10/2007	1851	326 N MILPAS ST	BATTERY-DOMESTIC
82756	11/15/2008	1451	33 S MILPAS ST	FTA AFTER CITATION
200724557	11/11/2007	2330	330 N MILPAS ST	DISTURB PEACE-HISTORICAL
200712168	06/09/2007	2230	331 N ALISOS ST	MISSING PERSON
200818796	03/17/2008	2000	331 N ALISOS ST C	ASSAULT-DOMESTIC SIMPLE INJURY
200715627	07/22/2007	1600	331 N ALISOS ST E	MISSING PERSON
200813660	02/26/2008	1454	331 N ALISOS ST G	DISTURBANCE-DOMESTIC
200711376	05/30/2007	1510	331 N MILPAS ST	IMPOUND VEH REG EXP 6 MOS
200817986	03/14/2008	1550	331 N MILPAS ST	COLLISION NON-INJURY
200713433	06/25/2007	1800	335 N MILPAS ST	BURGLARY-VEHICLE
200724220	11/07/2007	1500	335 N MILPAS ST	PETTY THEFT-OTHER
64592	09/03/2008	1800	335 N MILPAS ST	MISSING PERSON
66440	09/10/2008	2230	335 N MILPAS ST	VANDALISM OVER \$400
66469	09/10/2008	2230	335 N MILPAS ST	VANDALISM OVER \$400
66470	09/10/2008	2230	335 N MILPAS ST	VANDALISM OVER \$400
78251	10/27/2008	1634	335 N MILPAS ST	CRIMINAL THREATS-TERRORIZE
200709122	05/02/2007	1535	336 N MILPAS ST	ALCOHOL-DRUNK IN PUBLIC
200712130	06/09/2007	1133	336 N MILPAS ST	DISTURBANCE-CHALLENGE FIGHT
200722024	10/11/2007	833	336 N MILPAS ST	COLLISION HIT&RUN
37026	05/28/2008	1054	336 N MILPAS ST	ALCOHOL-DRUNK IN PUBLIC
62031	08/26/2008	815	336 N MILPAS ST	12500A UNLICENSED DRIVER
47053	07/04/2008	2350	336 N MILPAS ST	VANDALISM OVER \$400
75693	10/16/2008	1916	336 N MILPAS ST	DISTURBANCE-CHALLENGE FIGHT
16380	03/07/2009	927	336 N MILPAS ST	12500A UNLICENSED DRIVER
200725115	11/16/2007	1505	336 N NOPAL ST	BATTERY
200707502	04/11/2007	1345	400 N MILPAS ST	SOBERING STATION-ADMISSION
200709060	05/01/2007	2118	400 N MILPAS ST	DISTURBANCE-DOMESTIC
200709114	05/02/2007	1509	400 N MILPAS ST	COLLISION NON-INJURY
200709836	05/11/2007	930	400 N MILPAS ST	VANDALISM UNDER \$400
200711479	05/31/2007	2040	400 N MILPAS ST	ALCOHOL-DRUNK IN PUBLIC
200712784	06/17/2007	2036	400 N MILPAS ST	IMPOUND VEH DDL SUSP
200713142	06/22/2007	1205	400 N MILPAS ST	IMPOUND VEH OTHER
200713268	06/23/2007	2130	400 N MILPAS ST	PROBATION VIOLATION -JUVENILE
200714535	07/08/2007	1705	400 N MILPAS ST	ALCOHOL-DRUNK IN PUBLIC
200715420	07/19/2007	1620	400 N MILPAS ST	MISD WARRANT-FTA/BENCH NOT TRA
200715675	07/23/2007	1515	400 N MILPAS ST	MC OPEN CONTAINER
200715709	07/24/2007	41	400 N MILPAS ST	IMPOUND VEH DDL SUSP
200715791	07/25/2007	845	400 N MILPAS ST	SOBERING STATION-ADMISSION
200715997	07/27/2007	1620	400 N MILPAS ST	MC BIKES ON SIDEWALKS
200717810	08/18/2007	2049	400 N MILPAS ST	IMPOUND VEH DDL SUSP
200718021	08/21/2007	1734	400 N MILPAS ST	COLLISION NON-INJURY

200720743	09/23/2007	2030	400 N MILPAS ST	K9 VEHICLE SEARCH-NARCOTICS
200720786	09/24/2007	1520	400 N MILPAS ST	MC BIKES ON SIDEWALKS
200721483	10/03/2007	1645	400 N MILPAS ST	IMPOUND VEH DDL SUSP
200722293	10/14/2007	1815	400 N MILPAS ST	IMPOUND VEH OTHER
200723330	10/27/2007	2150	400 N MILPAS ST	MARIJUANA POSS UNDER OUNCE
200723333	10/27/2007	2215	400 N MILPAS ST	MC CURFEW
200724411	11/09/2007	2209	400 N MILPAS ST	WEAPON-POSSESSION SWITCHBLADE/
200741063	12/06/2007	1650	400 N MILPAS ST	IMPOUND VEH DDL SUSP
200744408	12/21/2007	1800	400 N MILPAS ST	PAROLE VIOLATION
200744428	12/21/2007	1730	400 N MILPAS ST	K9 VEHICLE SEARCH-NARCOTICS
200801759	01/09/2008	24	400 N MILPAS ST	DRUGS POSS PARAPHERNALIA
200805666	01/25/2008	800	400 N MILPAS ST	IMPOUND VEH DDL SUSP
200812165	02/20/2008	1420	400 N MILPAS ST	MC BIKES ON SIDEWALKS
200814422	02/29/2008	1045	400 N MILPAS ST	ALCOHOL-DRUNK IN PUBLIC
200814424	02/29/2008	1040	400 N MILPAS ST	MISD WARRANT-FTA/BENCH NOT TRA
200814426	02/28/2008	1045	400 N MILPAS ST	MARIJUANA POSS UNDER OUNCE
200821713	03/28/2008	2005	400 N MILPAS ST	MC OPEN CONTAINER
200823732	04/05/2008	2245	400 N MILPAS ST	IMPOUND VEH DDL SUSP
200823851	04/06/2008	1210	400 N MILPAS ST	IMPOUND VEH DDL SUSP
33203	05/13/2008	1839	400 N MILPAS ST	MC OPEN CONTAINER
38093	06/01/2008	14	400 N MILPAS ST	COLLISION CHP 553
36489	05/25/2008	2147	400 N MILPAS ST	MARIJUANA POSS UNDER OUNCE
37292	05/29/2008	1300	400 N MILPAS ST	MC OPEN CONTAINER
39663	06/06/2008	1857	400 N MILPAS ST	WEAPON-POSSESSION RESTRICTED W
48197	07/09/2008	1245	400 N MILPAS ST	COLLISION CHP 555
53525	07/29/2008	1051	400 N MILPAS ST	12500A UNLICENSED DRIVER
48211	07/09/2008	1542	400 N MILPAS ST	ALCOHOL-DRUNK IN PUBLIC
61295	08/23/2008	233	400 N MILPAS ST	DUI ALCOHOL .08 OR MORE
74528	10/11/2008	1730	400 N MILPAS ST	12500A UNLICENSED DRIVER
74500	10/11/2008	1545	400 N MILPAS ST	MC OPEN CONTAINER
77444	10/24/2008	1925	400 N MILPAS ST	12500A UNLICENSED DRIVER
79448	11/01/2008	1143	400 N MILPAS ST	MC OPEN CONTAINER
79449	11/01/2008	1147	400 N MILPAS ST	MISD WARRANT-FTA/BENCH NOT TRA
85477	11/27/2008	1907	400 N MILPAS ST	POSSESSION OF SHOPPING CART
88951	12/12/2008	1750	400 N MILPAS ST	ALCOHOL-DRUNK IN PUBLIC
89044	12/13/2008	20	400 N MILPAS ST	23140 JUV DRINK WHILE DRIVING
89355	12/14/2008	1011	400 N MILPAS ST	12500A UNLICENSED DRIVER
90910	12/21/2008	204	400 N MILPAS ST	DUI
90956	12/21/2008	816	400 N MILPAS ST	12500A UNLICENSED DRIVER
2147	01/09/2009	1650	400 N MILPAS ST	12500A UNLICENSED DRIVER
7841	02/02/2009	1150	400 N MILPAS ST	ALCOHOL-DRUNK IN PUBLIC
9127	02/07/2009	330	400 N MILPAS ST	ALCOHOL-DRUNK IN PUBLIC
10144	02/11/2009	1234	400 N MILPAS ST	12500A UNLICENSED DRIVER
12985	02/21/2009	2358	400 N MILPAS ST	DUMPING OF WASTE
200707412	04/10/2007	1145	400 N NOPAL ST	FORFEIT VEH DDL SUSP
200709410	05/05/2007	1300	400 N NOPAL ST	GTA AUTO THEFT
200720079	09/15/2007	2225	400 N NOPAL ST	IMPOUND VEH REG EXP 6 MOS

200725252	11/21/2007	1233	400 N NOPAL ST	MC OPEN CONTAINER
200808623	02/06/2008	711	400 N NOPAL ST	IMPOUND VEH HOPE
200809512	02/09/2008	1055	400 N NOPAL ST	IMPOUND VEH OTHER
71429	09/29/2008	2307	400 N NOPAL ST	12500A UNLICENSED DRIVER
72903	10/05/2008	1730	400 N NOPAL ST	12500A UNLICENSED DRIVER
11629	02/17/2009	905	400 N NOPAL ST	IMPOUND VEH HOPE
73565	10/08/2008	1144	401 N MILPAS ST	GTA AUTO THEFT
82765	11/14/2008	1930	401 N MILPAS ST	VANDALISM OVER \$400
200723859	11/02/2007	1910	401 N MILPAS ST #E	BENCH WARRANT-FELONY
200823090	04/03/2008	1300	402 N MILPAS ST	ALCOHOL-DRUNK IN PUBLIC
59588	08/16/2008	848	402 N MILPAS ST	12500A UNLICENSED DRIVER
200742520	12/13/2007	530	409 N MILPAS ST	STORED VEH PRIVATE DRIVE
200714526	07/08/2007	1446	414 N MILPAS ST	PETTY THEFT-FROM VEHICLE
200724966	11/16/2007	1910	414 N MILPAS ST	MARIJUANA POSS UNDER OUNCE
200801595	01/08/2008	1028	414 N MILPAS ST	IMPOUND VEH DDL SUSP
200805110	01/22/2008	1100	414 N MILPAS ST	VANDALISM UNDER \$400
200806836	01/29/2008	2319	414 N MILPAS ST	ALCOHOL-DRUNK IN PUBLIC
44921	06/27/2008	1300	414 N MILPAS ST	BATTERY
796	01/04/2009	1047	414 N MILPAS ST	FOUND PROPERTY
78546	10/28/2008	1500	415 N ALISOS ST	BURGLARY-RESIDENCE
78716	10/29/2008	900	415 N ALISOS ST	PETTY THEFT-FROM BUILDING
84445	11/22/2008	1902	415 N MILPAS ST	K9 ACTIVITY
84437	11/22/2008	1900	415 N MILPAS ST	ROBBERY-OTHER
8201	02/03/2009	1613	415 N MILPAS ST	FTA AFTER CITATION
200802449	01/02/2008	1200	419 N ALISOS ST	PETTY THEFT-FRAUD
59444	08/02/2008	100	419 N ALISOS ST	GRAND THEFT-FROM BUILDING
31738	05/07/2008	2049	421 N ALISOS ST	20002A COLLISION MISD HIT&RUN
46464	07/03/2008	1025	421 N ALISOS ST	COLLISION CHP 555
200709751	05/08/2007	2359	421 N MILPAS ST	BURGLARY-VEHICLE
200715622	07/22/2007	2030	422 N MILPAS ST	JUVENILE PROBLEM
200742794	12/13/2007	2100	422 N MILPAS ST	BURGLARY-COMMERCIAL
200802766	01/12/2008	1940	422 N MILPAS ST	GRAND THEFT-FROM VEHICLE
200804695	01/20/2008	1200	422 N MILPAS ST	ALCOHOL-DRUNK IN PUBLIC
200814257	02/28/2008	1932	422 N MILPAS ST	SOBERING STATION-ADMISSION
200714963	07/13/2007	1330	424 N MILPAS ST	BURGLARY-COMMERCIAL
200740787	06/29/2007	0	424 N MILPAS ST	MISC CIVIL CODE
200743682	11/08/2007	0	424 N MILPAS ST	FORGERY
38033	05/31/2008	2113	424 N MILPAS ST	ROBBERY-OTHER
7169	01/30/2009	1645	424 N MILPAS ST	MISC B&P VIOL
60720	08/21/2008	1000	424 N NOPAL ST	SOBERING STATION-ADMISSION
200724058	11/05/2007	1115	426 N MILPAS ST	ALCOHOL-DRUNK IN PUBLIC
200711679	06/03/2007	2200	435 N MILPAS ST	CRIMINAL THREATS-TERRORIZE
200818463	03/16/2008	100	435 N MILPAS ST	SUSP CIRCS INV - PERSONS
200724432	11/10/2007	215	435 N MILPAS ST 1	DISTURBANCE-DOMESTIC
200725165	11/20/2007	0	435 N MILPAS ST 2	IDENTITY THEFT
200804066	01/18/2008	630	435 N MILPAS ST 2	FOUND PROPERTY
200715643	07/23/2007	1035	436 N MILPAS ST	MC OPEN CONTAINER

200717083	08/08/2007	840	435 N MILPAS ST	CITIZEN COLLISION - HISTORICAL
39990	06/07/2008	2209	435 N MILPAS ST	12500A UNLICENSED DRIVER
77124	10/23/2008	1028	439 N MILPAS ST	CHECKS-FICTITIOUS BILL/NOTE
200705134	03/10/2007	140	500 N MILPAS ST	PETTY THEFT-OTHER
200705543	03/15/2007	2320	500 N MILPAS ST	MC BIKES ON SIDEWALKS
200705683	03/12/2007	1645	500 N MILPAS ST	MC OPEN CONTAINER
200706708	03/31/2007	2040	500 N MILPAS ST	ALCOHOL-DRUNK IN PUBLIC
200709034	05/01/2007	1430	500 N MILPAS ST	IMPOUND VEH DDL SUSP
200709595	05/08/2007	100	500 N MILPAS ST	IMPOUND VEH DDL SUSP
200709909	05/11/2007	2314	500 N MILPAS ST	DUI
200713871	07/01/2007	55	500 N MILPAS ST	ALCOHOL-DRUNK IN PUBLIC
200715019	07/14/2007	530	500 N MILPAS ST	MC OPEN CONTAINER
200715242	06/01/2007	0	500 N MILPAS ST	IMPERSONATING POLICE OFFICER
200717677	07/07/2007	1400	500 N MILPAS ST	VANDALISM OVER \$400
200717929	08/20/2007	1514	500 N MILPAS ST	IMPOUND VEH DDL SUSP
200720032	09/15/2007	145	500 N MILPAS ST	BATTERY
200720789	09/24/2007	1530	500 N MILPAS ST	MC BIKES ON SIDEWALKS
200723738	11/01/2007	1207	500 N MILPAS ST	IMPOUND VEH DDL SUSP
200725028	11/17/2007	1640	500 N MILPAS ST	BENCH WARRANT-FELONY
200744681	12/22/2007	2340	500 N MILPAS ST	ALCOHOL-DRUNK IN PUBLIC
200744842	12/23/2007	2340	500 N MILPAS ST	IMPOUND VEH DDL SUSP
200801637	01/08/2008	1245	500 N MILPAS ST	IMPOUND VEH DDL SUSP
200809933	02/11/2008	936	500 N MILPAS ST	COLLISION HIT&RUN
200811794	02/19/2008	130	500 N MILPAS ST	IMPOUND VEH REG EXP 6 MOS
200815772	03/05/2008	2328	500 N MILPAS ST	MC OPEN CONTAINER
200815818	03/06/2008	730	500 N MILPAS ST	IMPOUND VEH DDL SUSP
200816051	03/07/2008	100	500 N MILPAS ST	DISTURBANCE-CHALLENGE FIGHT
200825036	04/11/2008	951	500 N MILPAS ST	IMPOUND VEH DDL SUSP
35696	05/22/2008	2100	500 N MILPAS ST	14601.2 SUSPENDED OR REV LIC
36901	05/27/2008	1700	500 N MILPAS ST	4000A EXPIRED REGISTRATION
32264	05/09/2008	1430	500 N MILPAS ST	BATTERY
39970	06/07/2008	2130	500 N MILPAS ST	DUI
35711	05/22/2008	2156	500 N MILPAS ST	MISD WARRANT-FTA/BENCH NOT TRA
53944	07/30/2008	1905	500 N MILPAS ST	23222B DRIVER POSS MARIJUANA
61601	08/24/2008	1042	500 N MILPAS ST	12500A UNLICENSED DRIVER
65570	09/08/2008	809	500 N MILPAS ST	12500A UNLICENSED DRIVER
61083	08/22/2008	1157	500 N MILPAS ST	MC OPEN CONTAINER
68167	09/17/2008	853	500 N MILPAS ST	12500B UNLICENSED DRIVER
69350	09/21/2008	1326	500 N MILPAS ST	12500A UNLICENSED DRIVER
64319	09/03/2008	1907	500 N MILPAS ST	POSSESSION OF SHOPPING CART
84314	11/22/2008	838	500 N MILPAS ST	12500A UNLICENSED DRIVER
85892	11/29/2008	2144	500 N MILPAS ST	16028 INSURANCE INFO REQUIRED
85971	11/30/2008	955	500 N MILPAS ST	COLLISION CHP 555
86432	12/02/2008	1400	500 N MILPAS ST	ALCOHOL-DRUNK IN PUBLIC
89004	12/12/2008	2150	500 N MILPAS ST	12500A UNLICENSED DRIVER
90766	12/20/2008	1351	500 N MILPAS ST	POSSESSION OF SHOPPING CART
71058	12/21/2008	1954	500 N MILPAS ST	DUI

649	01/03/2009	1750	500 N MILPAS ST	ALCOHOL-DRUNK IN PUBLIC
4107	01/17/2009	200	500 N MILPAS ST	BURGLARY-COMMERCIAL
13001	02/22/2009	127	500 N MILPAS ST	DUI ALCOHOL .08 OR MORE
14781	02/28/2009	1840	500 N MILPAS ST	ALCOHOL-DRUNK IN PUBLIC
15994	03/06/2009	312	500 N MILPAS ST	DUI
200719694	09/11/2007	1455	500 N NOPAL ST	MISD WARRANT-FTA/BENCH NOT TRA
200741795	12/05/2007	2325	500 N NOPAL ST	IMPOUND VEH DDL SUSP
200744294	12/21/2007	430	500 N NOPAL ST	MARIJUANA POSS UNDER OUNCE
200744490	12/22/2007	45	500 N NOPAL ST	IMPOUND VEH DDL SUSP
200802014	01/10/2008	509	500 N NOPAL ST	IMPOUND VEH HOPE
15781	03/05/2009	1137	500 N NOPAL ST	STORED VEH STREET STORAGE
200709675	05/09/2007	755	501 N MILPAS ST	MISD WARRANT-FTA/BENCH NOT TRA
200709797	05/10/2007	1745	501 N MILPAS ST	IMPOUND VEH DDL SUSP
200709910	05/11/2007	2340	501 N MILPAS ST	K9 VEHICLE SEARCH-NARCOTICS
200712216	06/10/2007	2020	501 N MILPAS ST	ALCOHOL-DRUNK IN PUBLIC
200712650	06/16/2007	209	501 N MILPAS ST	COLLISION HIT&RUN
200713874	07/01/2007	229	501 N MILPAS ST	COLLISION HIT&RUN
200716140	07/30/2007	200	501 N MILPAS ST	DUI
200716721	08/04/2007	240	501 N MILPAS ST	DUI
200718397	08/25/2007	1609	501 N MILPAS ST	IMPOUND VEH REG EXP 6 MOS
200719805	09/13/2007	440	501 N MILPAS ST	DUI
200720406	09/19/2007	2300	501 N MILPAS ST	ALCOHOL-DRUNK IN PUBLIC
200722460	10/13/2007	2319	501 N MILPAS ST	SUSP CIRCS OTHER
200741382	11/07/2007	2226	501 N MILPAS ST	PROBATION VIOLATION -JUVENILE
200802835	01/13/2008	100	501 N MILPAS ST	IMPOUND VEH OTHER
200807699	02/02/2008	110	501 N MILPAS ST	AGG ASSAULT-MISD
200811413	02/17/2008	225	501 N MILPAS ST	BATTERY
200812433	02/21/2008	1251	501 N MILPAS ST	DISTURBANCE-CHALLENGE FIGHT
200813035	02/23/2008	1714	501 N MILPAS ST	STOLEN LOCAL/RECOVERED OTHER
200813054	02/23/2008	1730	501 N MILPAS ST	K9 VEHICLE SEARCH-NARCOTICS
200816622	03/09/2008	300	501 N MILPAS ST	CRIMINAL THREATS-TERRORIZE
200824884	03/25/2008	1530	501 N MILPAS ST	THREATS - NON TERRORIST/DOCUME
30607	05/02/2008	1500	501 N MILPAS ST	MISSING PERSON
35817	05/23/2008	931	501 N MILPAS ST	12500A UNLICENSED DRIVER
36073	05/24/2008	830	501 N MILPAS ST	12500A UNLICENSED DRIVER
35207	05/20/2008	2301	501 N MILPAS ST	WEAPON-POSSESSION RESTRICTED W
44345	06/24/2008	2356	501 N MILPAS ST	DUI ALCOHOL .08 OR MORE
52020	07/23/2008	1830	501 N MILPAS ST	PROBATION VIOLATION -JUVENILE
50608	07/18/2008	1024	501 N MILPAS ST	POSSESSION OF SHOPPING CART
74046	10/10/2008	103	501 N MILPAS ST	DUI ALCOHOL .08 OR MORE
49978	07/16/2008	200	501 N MILPAS ST	SOBERING STATION-ADMISSION
55398	08/02/2008	240	501 N MILPAS ST	BATTERY
74854	10/13/2008	1023	501 N MILPAS ST	20002A COLLISION MISD HIT&RUN
78873	10/30/2008	2145	501 N MILPAS ST	DUI
90768	12/20/2008	1357	501 N MILPAS ST	MC OPEN CONTAINER
16225	03/06/2009	2045	501 N MILPAS ST	PETTY THEFT-WITH PRIORS

200724960	11/16/2007	1625	502 N MILPAS ST	PETTY THEFT-OTHER
200740191	12/03/2007	1415	502 N MILPAS ST	PETTY THEFT-SHOPLIFT
83503	11/18/2008	2036	506 N MILPAS ST	PETTY THEFT-OTHER
200712171	06/19/2007	2340	510 N MILPAS ST	K9 BUILDING SEARCH
200720176	08/23/2007	0	510 N MILPAS ST	FORGERY
200725171	11/20/2007	1050	510 N MILPAS ST	COLLISION HIT&RUN
200817347	03/10/2008	1700	510 N MILPAS ST	PETTY THEFT-OTHER
45547	06/29/2008	2100	512 1/2 N MILPAS ST	SUSPICIOUS PERSON
200720391	09/15/2007	0	512 N MILPAS ST	GRAND THEFT-EMBEZZLEMENT
200724226	11/07/2007	2030	512 N MILPAS ST	ALCOHOL-DRUNK IN PUBLIC
55323	08/02/2008	52	512 N MILPAS ST	BATTERY
72936	10/05/2008	1040	512 N MILPAS ST	ALCOHOL-DRUNK IN PUBLIC
200015855	07/25/2007	2215	515 N MILPAS ST	VANDALISM OVER \$400
200706792	03/31/2007	1800	515 N MILPAS ST	VANDALISM-HISTORICAL BUSINESS
200828672	04/25/2008	1150	515 N MILPAS ST	MC OPEN CONTAINER
86181	12/01/2008	1154	515 N MILPAS ST	SUSP CIRCS INV - PERSONS
16364	03/07/2009	833	515 N MILPAS ST	12500A UNLICENSED DRIVER
200814515	06/29/2008	0	516 N NOPAL ST	DISTURBANCE-OTHER
45584	06/29/2008	2230	518 1/2 N MILPAS ST	DISTURBANCE-OTHER
645	01/03/2009	1716	518 1/2 N MILPAS ST	FOUND BODY
200710566	05/21/2007	1	518 N MILPAS ST	AGG ASSAULT-MISD
200710741	03/15/2007	0	518 N MILPAS ST	SUSP CIRCS OTHER
200807945	02/03/2008	130	518 N MILPAS ST	AGG ASSAULT-MISD
200811328	02/16/2008	2235	518 N MILPAS ST	SOBERING STATION-ADMISSION
45315	06/28/2008	2246	518 N MILPAS ST	SUSP CIRCS INV - PERSONS
49299	07/13/2008	140	518 N MILPAS ST	BATTERY
70512	09/26/2008	152	518 N MILPAS ST	ALCOHOL-DRUNK IN PUBLIC
50280	07/12/2008	1	518 N MILPAS ST	VANDALISM OVER \$400
85735	11/29/2008	229	518 N MILPAS ST	SOBERING STATION-ADMISSION
3108	01/03/2009	1715	518 N MILPAS ST	FOUND PROPERTY
200715558	07/20/2007	1900	519 N MILPAS ST	VANDALISM UNDER \$400
58586	08/12/2008	2115	521 N MILPAS ST	RAPE-FORCE/VIOLENCE
12732	02/21/2009	718	521 N MILPAS ST	COLLISION CHP 555
9322	02/07/2009	2136	522 N NOPAL ST	STORED VEH PRIVATE DRIVE
200720171	09/15/2007	1730	523 N MILPAS ST	VANDALISM UNDER \$400
73506	10/08/2008	807	523 N MILPAS ST	COLLISION CHP 555
200713932	07/02/2007	10	524 N MILPAS ST	ALCOHOL-DRUNK IN PUBLIC
200715199	07/15/2007	1430	524 N MILPAS ST	PETTY THEFT-OTHER
200721867	10/09/2007	757	53 S MILPAS ST	BRANDISHING-OTHER WEAPON
66213	09/05/2008	2100	530 N MILPAS ST	VANDALISM OVER \$400
200725151	11/20/2007	45	534 N MILPAS ST	PETTY THEFT-WITH PRIORS
40788	03/24/2008	800	534 N MILPAS ST	EMBEZZLEMENT
41267	05/23/2008	1000	534 N MILPAS ST	MISSING VEHICLE
200711476	05/31/2007	1945	605 N MILPAS ST	BATTERY
200741981	12/10/2007	1752	605 N MILPAS ST	DISTURBANCE-DOMESTIC
200811002	01/04/2008	0	605 N MILPAS ST	FORGERY
31259	05/05/2008	1800	605 N MILPAS ST	VANDALISM OVER \$400

62387	08/26/2008	1330	605 N MILPAS ST	LOST PROPERTY
86888	07/05/2008	1400	605 N MILPAS ST	FORGERY
4916	01/20/2009	1846	605 N MILPAS ST	LIQUOR-SALES TO MINOR
200715981	07/27/2007	700	607 E ORTEGA ST	SEARCH WARRANT
10856	02/13/2009	2040	607 PICO AVE	PUBLIC ASSIST
16228	03/06/2009	2130	609 N MILPAS ST	ALCOHOL-DRUNK IN PUBLIC
17046	03/09/2009	2144	609 N MILPAS ST	TRESPASSING
76727	10/16/2008	0	611 N MILPAS ST	VANDALISM OVER \$400
200714041	07/03/2007	1535	617 N MILPAS ST	COLLISION NON-INJURY
200716019	07/27/2007	2100	617 N MILPAS ST	BATTERY
200813739	02/26/2008	2237	617 N MILPAS ST	GTA AUTO THEFT
200705373	03/13/2007	1600	621 N MILPAS ST	CHECKS-ACCOUNT CLOSED
200724655	11/12/2007	1650	631 N MILPAS ST	VANDALISM UNDER \$400
30593	05/02/2008	2228	E COTA ST / N MILPAS ST	14601 SUSPENDED OR REV LIC
30604	05/02/2008	2304	E COTA ST / N MILPAS ST	K9 ACTIVITY
56289	08/04/2008	249	E COTA ST / N MILPAS ST	ALCOHOL-DRUNK IN PUBLIC
71141	09/28/2008	1907	E COTA ST / N MILPAS ST	COLLISION CHP 553
68495	09/18/2008	0	E COTA ST / N MILPAS ST	FOUND PROPERTY
51451	07/21/2008	1344	E COTA ST / N MILPAS ST	COLLISION CHP 555
4738	01/20/2009	810	E COTA ST / N MILPAS ST	22107 UNSAFE TURN/LANE CHANGE
33974	05/16/2008	1512	E COTA ST / N NOPAL ST	COLLISION CHP 555
63113	08/29/2008	2130	E GUTIERREZ ST / N ALISOS ST	SUSP CIRCS OTHER
48405	07/10/2008	1029	E GUTIERREZ ST / N MILPAS ST	MC OPEN CONTAINER
59926	08/17/2008	1650	E GUTIERREZ ST / N MILPAS ST	MC OPEN CONTAINER
62357	08/27/2008	1132	E GUTIERREZ ST / N MILPAS ST	COLLISION CHP 555
64817	09/04/2008	1330	E GUTIERREZ ST / N MILPAS ST	LOST PROPERTY
36134	05/24/2008	1250	E HALEY ST / N ALISOS ST	12500A UNLICENSED DRIVER
32687	05/11/2008	255	E HALEY ST / N MILPAS ST	DUI ALCOHOL .08 OR MORE
66257	09/10/2008	1930	E HALEY ST / N MILPAS ST	COLLISION CHP 553
75293	10/15/2008	135	E HALEY ST / N MILPAS ST	PROBATION VIOLATION - JUVENILE
73965	10/09/2008	1842	E HALEY ST / N MILPAS ST	COLLISION CHP 555
74680	10/12/2008	1112	E HALEY ST / N MILPAS ST	COLLISION CHP 555
78480	10/29/2008	1430	E HALEY ST / N MILPAS ST	MISD WARRANT-FTA/BENCH NOT TRA
90020	09/21/2008	0	E HALEY ST / N MILPAS ST	GRAND THEFT-FROM VEHICLE
734	01/04/2009	140	E HALEY ST / N MILPAS ST	ALCOHOL-DRUNK IN PUBLIC
2756	01/09/2009	2030	E HALEY ST / N MILPAS ST	COLLISION CITIZEN TRAFFIC RPT
16354	03/07/2009	800	E HALEY ST / N MILPAS ST	12500A UNLICENSED DRIVER
45537	06/29/2008	2105	E MONTECITO ST / N ALISOS ST	FTA AFTER CITATION
71346	09/29/2008	1601	E MONTECITO ST / N ALISOS ST	COLLISION CHP 555
36065	05/24/2008	736	E MONTECITO ST / N MILPAS ST	12500A UNLICENSED DRIVER
32746	05/11/2008	1511	E MONTECITO ST / N MILPAS ST	20001 COLLISION HIT&RUN INJURY
59583	08/16/2008	805	E MONTECITO ST / N MILPAS ST	12500A UNLICENSED DRIVER
60366	08/19/2008	1726	E MONTECITO ST / N MILPAS ST	COLLISION CHP 555
69295	09/21/2008	805	E MONTECITO ST / N MILPAS ST	12500A UNLICENSED DRIVER
69287	09/21/2008	715	E MONTECITO ST / N MILPAS ST	12500A UNLICENSED DRIVER
69291	09/21/2008	730	E MONTECITO ST / N MILPAS ST	12500A UNLICENSED DRIVER
69667	09/22/2008	1942	E MONTECITO ST / N MILPAS ST	14601.2 SUSPENDED OR REV LIC

49709	07/14/2008	2004	E MONTECITO ST / N MILPAS ST	SOBERING STATION-ADMISSION
50132	07/16/2008	1611	E MONTECITO ST / N MILPAS ST	BATTERY
58042	08/10/2008	1715	E MONTECITO ST / N MILPAS ST	FOUND PROPERTY
85321	11/27/2008	2153	E MONTECITO ST / N MILPAS ST	ALCOHOL-DRUNK IN PUBLIC
90337	12/18/2008	1709	E MONTECITO ST / N MILPAS ST	COLLISION CHP 555
2821	01/07/2009	1830	E MONTECITO ST / N MILPAS ST	COLLISION CITIZEN TRAFFIC RPT
7108	01/30/2009	1147	E MONTECITO ST / N MILPAS ST	IMPOUND VEH OTHER
8747	02/05/2009	1815	E MONTECITO ST / N MILPAS ST	12500A UNLICENSED DRIVER
44768	06/26/2008	2157	N MILPAS ST / E COTA ST	232228 DRIVER POSS MARIJUANA
84029	11/21/2008	800	N MILPAS ST / E COTA ST	METHAMPHETAMINE UI
92302	12/27/2008	2136	N MILPAS ST / E COTA ST	COLLISION CHP 555
50885	07/19/2008	640	N MILPAS ST / E GUTIERREZ ST	12500A UNLICENSED DRIVER
75198	10/14/2008	1538	N MILPAS ST / E GUTIERREZ ST	COLLISION CHP 553
11668	02/13/2009	1900	N MILPAS ST / E GUTIERREZ ST	LOST PROPERTY
41984	06/15/2008	2039	N MILPAS ST / E HALEY ST	COLLISION CHP 555
36839	03/08/2008	800	N MILPAS ST / E HALEY ST	LOST PROPERTY
38745	06/03/2008	1028	N MILPAS ST / E HALEY ST	LOST PROPERTY
51162	07/20/2008	140	N MILPAS ST / E HALEY ST	K9 ACTIVITY
68000	09/14/2008	1000	N MILPAS ST / E HALEY ST	COLLISION CITIZEN TRAFFIC RPT
68768	09/19/2008	1214	N MILPAS ST / E HALEY ST	COLLISION CHP 555
72103	10/02/2008	1650	N MILPAS ST / E HALEY ST	MC OPEN CONTAINER
64232	09/03/2008	0	N MILPAS ST / E HALEY ST	GRAND THEFT-OTHER
77389	10/24/2008	1426	N MILPAS ST / E HALEY ST	LOST PROPERTY
5506	01/23/2009	1936	N MILPAS ST / E HALEY ST	SOBERING STATION-ADMISSION
11653	02/02/2009	1230	N MILPAS ST / E HALEY ST	LOST PROPERTY
30775	05/03/2008	1738	N MILPAS ST / E MONTECITO ST	COLLISION CHP 555
30139	05/01/2008	1011	N MILPAS ST / E MONTECITO ST	MC CURFEW
43242	06/20/2008	1845	N MILPAS ST / E MONTECITO ST	MC OPEN CONTAINER
56260	08/03/2008	2252	N MILPAS ST / E MONTECITO ST	COLLISION 555 - SBPD EMPLOYEE
50940	07/19/2008	1059	N MILPAS ST / E MONTECITO ST	MC OPEN CONTAINER
59886	08/17/2008	1321	N MILPAS ST / E MONTECITO ST	MC OPEN CONTAINER
72895	10/05/2008	1655	N MILPAS ST / E MONTECITO ST	14601.2 SUSPENDED OR REV LIC
69901	09/22/2008	1200	N MILPAS ST / E MONTECITO ST	COLLISION CITIZEN TRAFFIC RPT
86818	12/04/2008	820	N MILPAS ST / E MONTECITO ST	COLLISION CITIZEN TRAFFIC RPT
92837	12/30/2008	955	N MILPAS ST / E MONTECITO ST	12500A UNLICENSED DRIVER
1886	01/08/2009	1703	N MILPAS ST / E MONTECITO ST	MC OPEN CONTAINER
3785	01/16/2009	502	N MILPAS ST / E MONTECITO ST	MC OPEN CONTAINER
5971	01/25/2009	1630	N MILPAS ST / E MONTECITO ST	SUSP CIRCS INV - PROPERTY
10630	02/12/2009	2358	N MILPAS ST / E MONTECITO ST	24400 HEADLAMPS REQ
10730	02/11/2009	1710	N MILPAS ST / E MONTECITO ST	COLLISION CITIZEN TRAFFIC RPT
90344	12/18/2008	1730	REDDICK ST / N MILPAS ST	COLLISION CHP 555
1237	01/06/2009	1045	REDDICK ST / N MILPAS ST	12500A UNLICENSED DRIVER
10500	02/12/2009	1638	REDDICK ST / N MILPAS ST	FTA AFTER CITATION

Medical Cannabis Dispensaries
Allowed Location
Milpas Street
May 9, 2008

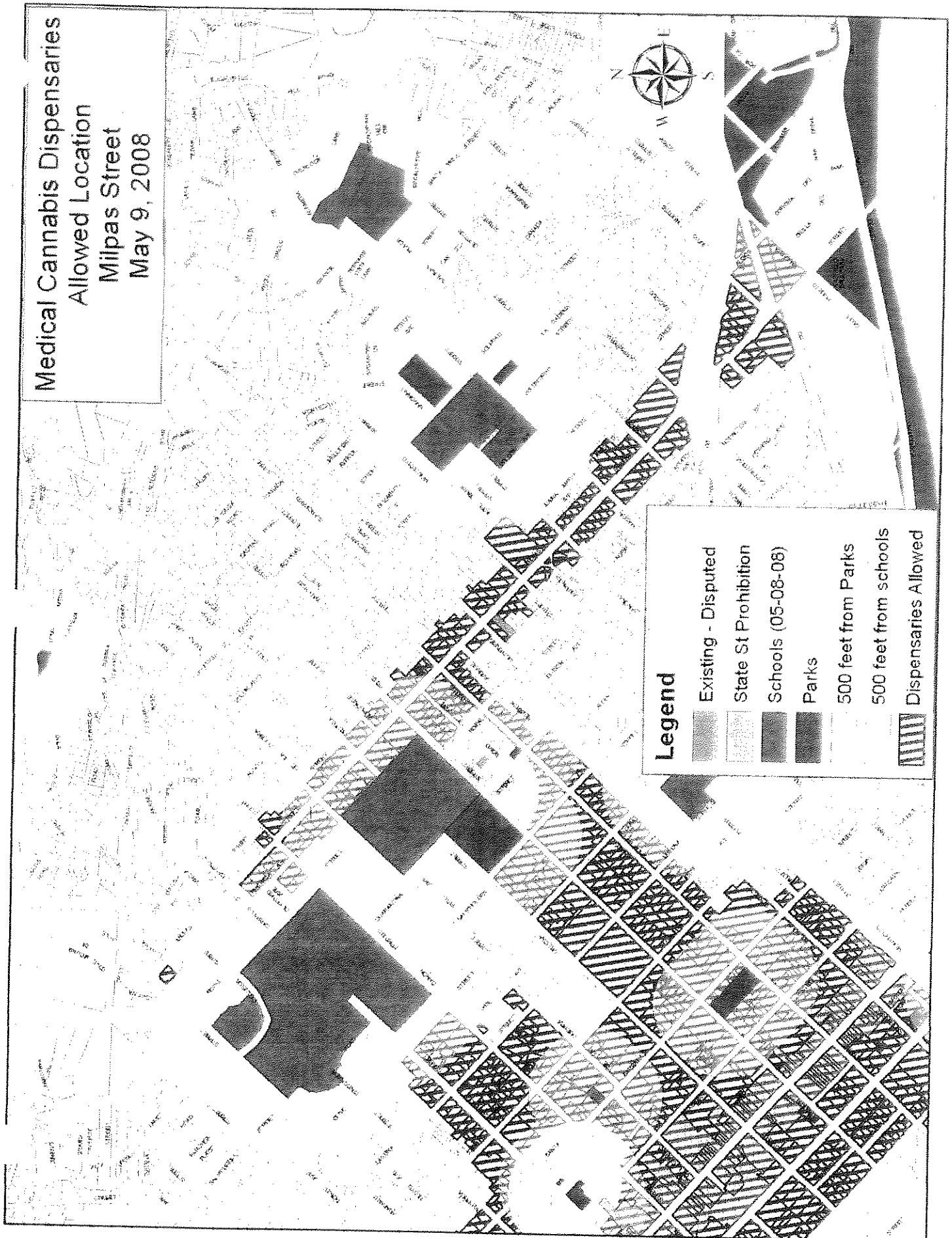


EXHIBIT E

